

THE WEATHER—Fair tonight and Thursday. Slightly cooler northeast portion tonight

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SOLONS WILL  
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By Associated Press.

Washington, September 30.—President Wilson today approved a legislative program for Congress, which includes postponement of consideration of the ship purchase bill until November 15, following the fall elections.

The plan, as outlined by officials today, includes recess by the House within the next ten days until November 15. The Senate is to finish consideration of the Clayton trust bill and the war revenue bill and then also recess. Information reaching the White House is that there will be no filibuster against the war revenue bill in the Senate.

## COURT SAYS "PAY"

CHICAGO, Sept. 30.—Through the board of education of Phillipsburg school district, Van Wert county, would not allow Reuben Koch to act as superintendent of the schools after having hired him, it nevertheless will have to pay the promised salary of \$1,410. The supreme court has so ordered. The board set up a plea that the meeting at which Koch was employed was illegal. All the courts found for Koch.

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**\$15 UP**

**ANTHONI, the Tailor**  
**\$2.00 GUARANTEED HATS**

**Underwear**  
"Security" Union Suit—an absolute closed crotch with opening where it should be.

# DAILY SESSIONS AT THE Y. M. C. A. THIS WEEK

Noted Y. M. C. A. Men From All Parts of State Here and Taking Part in "Committee Week" Sessions—Executive Secretary McDill of Chicago, One of Visitors to Conference Which is Being Directed by State Secretary A. H. Lichty of Columbus.

## YEAR'S ACTIVITIES BEING PLANNED

With the Help of Ohio's Most Efficient Experts—State Secretary Lichty Explains Purpose of Meetings.

This week is one of the most notable in the history of the local Y. M. C. A. and the building fairly buzzes with its many and continuous activities. This is "Committee Week"—as it has come to be known in Ohio—at the local Y. M. C. A., the most important period in the life of the young association.

As its guests this week the Y. M. C. A. is entertaining some of the most prominent Y. M. C. A. men in Ohio as well as others from outside the state.

Among these is Mr. George D. McDill, of Chicago, who arrived in the city Tuesday night. Mr. McDill is one of the five executive Y. M. C. A. secretaries who control the hundreds of associations in the United States. His territory includes twelve states, stretching from Ohio to the Rocky mountains. He is one of the biggest figures in the work of the Y. M. C. A. in America and he comes to Washington C. H. to get a few pointers as well as to give a few. This is Mr. McDill's first visit to the local institution and the Association, as well as the city can well feel honored by his visit. He will leave Thursday.

The week's work is progressing under the direction of State Secretary A. H. Lichty, of Columbus, and among the association's several visitors are Attorney E. J. Hart, of Cleveland, one of the lake city's most prominent lawyers and a member of the state executive committee of the Y. M. C. A.; Platt R. Lawton, assistant general secretary of the Cincinnati Y. M. C. A. and for ten years educational secretary at Dayton; J. W. Pontius, general secretary of the Columbus Association; John L. Dorst, general secretary, G. R. Borden, physical director and Harry VanTrees, boys' work secretary, all of the Springfield Y. M. C. A.

**The Purpose of the Session.**  
"Committee Week" is a comparatively new idea in Ohio Association work, or, as the idea originates with the Ohio organization, in all Association work. Having proved a great success elsewhere it has come to be recognized as the very important feature in the progress of the young association, and it is because of its success and of the interest it has created that Executive Secretary McDill is here this week.

As State Secretary Lichty puts it, committee work marks "the beginning of the actual work on which depends the success of the institution."

"You may erect a new church; you may raise the money to cancel its indebtedness; you may install the pastor and provide all necessary equipment," said Mr. Lichty, in discussing the local Y. M. C. A., "but you have not instilled religion into the congregation. The big work remains to be accomplished. So is it with your Y. M. C. A. here. The beautiful building has been erected, the money has been raised, the secretary and departmental officers installed as well as all necessary equipment, but those for whose benefit the Y. M. C. A. is intended have not yet benefitted and this, the great work lies ahead."

"To accomplish this the Y. M. C. A. must have help. The secretary and physical director can not do it all. Their part is to supervise the work of the very necessary auxiliary bodies. These volunteer bands are the spokes to the big wheel and the actual responsibility of the institution's proper conduct rests with them. These spokes are the committees."

"To make the wheel operate perfectly then it is necessary that the spokes be sound and that they continue to move and to increase their velocity. It is to test and strengthen these spokes that we have a committee week. It is now that the actual planning and outlining of the work that ensues is done. This is the important period in the development of the institution."

**Experts Meet With Committees.**  
The sessions, which began Monday will continue throughout the week. Each day there is a meeting of one or more of the Association's committees. All these meetings are attended by State Secretary Lichty, Secretary Patton and President Henry Brownell of the local Association. At each one a guest, an expert, is present and offers suggestions to the body. Before one of these meetings adjourns its plans have been completed.

The session opened Monday evening with a meeting of the Educational Committee. The body was addressed by Mr. Platt R. Lawton, of Cincinnati, one of the best educational heads in Ohio.

Tuesday, two meetings were held, a dinner meeting of the social committee, with General Secretary J. W. Pontius, of Columbus, presiding, and a supper meeting of the boys' work committee with Boys' Secretary Harry VanTrees, of Springfield, one of the state's most highly efficient junior secretaries in attendance.

Two meetings have been planned for Wednesday. The first, a meeting of the finance committee, was held at noon, with General Secretary John L. Dorst, of Springfield, a man ranked with the State Association's recognized financial experts. The supper meeting of the physical committee will be held with Physical Director George R. Borden, of the Springfield Association.

Thursday will be dedicated entirely to the religious work planning and on this day Mr. E. J. Hart, of Cleveland, one of the most thoroughly conversant Y. M. C. A. men in the country, will meet with the religious work committee, the ministers of the county and the leading Christian laymen, to assist in planning the year's religious campaign.

The sessions will close with a big supper meeting of all committees at 6:30 o'clock Friday evening.

**Do you know any reason why we should not laundry for you.**  
**Larrimer Laundry Co.**  
Smoke SMACKS Cigars and Smile.

## 200 ENJOY THE MAPLES ADDRESS

Some 200 persons assembled at the Empire Opera House, Tuesday night, and enjoyed the address made by Mr. J. A. Maples, prohibition speaker, who held the closest attention of his auditors for one and one-half hours, while he drove his strong points home, using a clever vein of wit which drew forth round after round of applause.

During his address Mr. Maples stated that if the opponents to the liquor business worked hard the majority against the "wet" forces would be 75,000 votes.

The speaker was introduced by Mr. M. E. Hitchcock, who prefaced his introductory remarks with a short outline of the work locally. Dr. Wise, of Parkersburg, W. Va., made a ten-minute talk on conditions in Parkersburg and West Virginia.

The committee expects to obtain a return date for Mr. Maples in the near future.

## EXAMINER IS CALLED AWAY WILL RETURN

Mr. R. H. Weaver, state examiner, who arrived here Tuesday and started an examination of the 1914 tax figures in the office of County Auditor Henkle, was called away the same evening, but will return in a few days to complete his work.

In the meantime a copy of the tax rates as figured by the county auditor and published Monday, has been sent to the State Tax Commission. The budgets have not been signed by the Budget Commission.

Mayor Coffey today, speaking for himself and Prosecuting Attorney Maddux, members of the Budget Commission, stated that it was their understanding that another meeting would be held before the rates were finally fixed.

The tax demands made by the township trustees of the county for the tax year 1914, compared with the present year, serve to give a good idea of the impending increase in the rates of some precincts. Below we give a table showing the amounts of money paid for township purposes last year, and the amounts asked by the trustee for the coming year:

	1913.	1914.
Concord .....	\$1301	\$1800
Green .....	1613	1975
Jasper .....	4709	6600
Jefferson .....	7051	10100
Madison .....	2000	2000
Marion .....	2300	3250
Paint .....	4926	11300
Perry .....	2964	3050
Wayne .....	4085	6000
Union .....	8711	27500
Total .....	\$39,662	\$73,575

## WASHINGTON INVITES SPRING MEETING OF THE PRESBYTERY

Rev. W. B. Gage and Elder J. W. Rothrock returned Tuesday evening from Hillsboro, where they attended the fall meeting of the Chillicothe Presbytery. They report a splendid meeting with large attendance.

The annual spring meeting of Presbytery, which is the big meeting of the year, will be held in the Presbyterian church of this city on the second Monday of next April.

## RIDES SAME ENGINE AFTER 79 YEARS TIME

The following decidedly unusual incident is related by the Chillicothe News:

"J. H. West, 89, a farmer living north of this city, took the first trip he has had with the old B. & O. engine 'Atlantic' since 1835, this morning at 9:30 o'clock.

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# PARRETT'S GROCERY

"THE YELLOW FRONT."  
THE HOME OF QUALITY FOR TWENTY-SIX YEARS.

## "Simon Pure"

Leaf Lard, a perfect cooking fat for those who want the best. Made from a delicate leaf fat. Open kettle rendered. Fresh shipment just in. Price 55c per bucket.

## Are You Satisfied

With the Breakfast Bacon you are using? If not we have the kind that will satisfy—Swift's Premium Hammond's Rosebud, or Armour's Star Bacon. 35c per pound. We slice it the way you want it.

## Canning Tomatoes

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## Fresh Vegetables

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	Sugar Corn 12c per dozen

Try a 10c Loaf of **Crusader Milk Bread** Fresh Every Day

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GOING WEST	GOING EAST
No. Cincinnati.	No. Columbus.
105...5:05 a.m.d	110...5:05 a.m.
101...7:39 a.m.*	104...10:42 a.m.d
103...3:32 p.m.d	108...6:08 p.m.*
107...6:08 p.m.d	106...10:53 p.m.d
East-bound 114, Sundays, 4:19 a.m.	

PENNSYLVANIA LINES.	
GOING WEST	GOING EAST
No. Cincinnati.	No. Zanesville.
21...9:08 a.m.*	6...9:47 a.m.*
19...3:50 p.m.*	34...5:45 p.m.*
Sunday to Cincinnati....7:40 a.m.	
Sunday to Lancaster....8:58 p.m.	

C. H. & D.	
GOING NORTH	GOING SOUTH
No. Dayton	No. Wellston
201...7:50 a.m.d	202...9:45 a.m.d
203...4:12 p.m.*	204...6:12 p.m.*
SUNDAY ONLY.	
263...7:48 p.m.	262...7:06 p.m.

DETROIT, TOLEDO & IRONTON.	
GOING NORTH	GOING SOUTH
No. Springfield	No. Greenfield
12...7:47 a.m.d	9...11:33 a.m.d
12...2:50 p.m.d	15...7:00 p.m.d
d. Daily. * Daily except Sunday	

If your Collars could talk they would tell you what careful usage we give them. Lar-rimer Laundry Co.

Get behind a SMACKS cigar and enjoy a 10 cent smoke for 5 cents.

## EAST SIDE DRYCLEANING CO.

French Dry Cleaning, Dyeing, Pressing, Repairing, Altering of all kinds. We have one of the best seamstresses in the city. Ladies' Work a specialty. Garments called for and delivered. If our work pleases you tell others. If not tell us. No cure, no pay. Nuff said.

**CHAS. E. VIVENS**

244 Col. Ave. Home Phone 4495. Bell 515W

## 5c The Palace 5c

J. Warren Kerrigan In  
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## The Fatal Step

A Drama of The Rails

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## 10c Some Show Tonight 10c

# At The Colonial The Million Dollar Mystery Shanghaied!

THIS IS ONE OF THE BEST YET

## A Frontier Mother

Domino. A Two-Part Western

Another "Izzy" In One Part

## IZZY'S NIGHT OUT



Winter is Approaching Fast. Order Your  
**Winter Suit and Overcoat now**

**\$15 UP**

**ANTHONI, the Tailor**  
**\$2.00 GUARANTEED HATS**

**Underwear**  
"Security" Union Suit—an absolute closed crotch with opening where it should be.

# DAILY SESSIONS AT THE Y. M. C. A. THIS WEEK

Noted Y. M. C. A. Men From All Parts of State Here and Taking Part in "Committee Week" Sessions—Executive Secretary McDill of Chicago, One of Visitors to Conference Which is Being Directed by State Secretary A. H. Lichty of Columbus.

## YEAR'S ACTIVITIES BEING PLANNED

With the Help of Ohio's Most Efficient Experts—State Secretary Lichty Explains Purpose of Meetings.

This week is one of the most notable in the history of the local Y. M. C. A. and the building fairly buzzes with its many and continuous activities. This is "Committee Week"—as it has come to be known in Ohio—at the local Y. M. C. A., the most important period in the life of the young association.

As its guests this week the Y. M. C. A. is entertaining some of the most prominent Y. M. C. A. men in Ohio as well as others from outside the state.

Among these is Mr. George D. McDill, of Chicago, who arrived in the city Tuesday night. Mr. McDill is one of the five executive Y. M. C. A. secretaries who control the hundreds of associations in the United States. His territory includes twelve states, stretching from Ohio to the Rocky mountains. He is one of the biggest figures in the work of the Y. M. C. A. in America and he comes to Washington C. H. to get a few pointers as well as to give a few. This is Mr. McDill's first visit to the local institution and the Association, as well as the city can well feel honored by his visit. He will leave Thursday.

The week's work is progressing under the direction of State Secretary A. H. Lichty, of Columbus, and among the association's several visitors are Attorney E. J. Hart, of Cleveland, one of the lake city's most prominent lawyers and a member of the state executive committee of the Y. M. C. A.; Platt R. Lawton, assistant general secretary of the Cincinnati Y. M. C. A. and for ten years educational secretary at Dayton; J. W. Pontius, general secretary of the Columbus Association; John L. Dorst, general secretary, G. R. Borden, physical director and Harry VanTrees, boys' work secretary, all of the Springfield Y. M. C. A.

**The Purpose of the Session.**  
"Committee Week" is a comparatively new idea in Ohio Association work, or, as the idea originates with the Ohio organization, in all Association work. Having proved a great success elsewhere it has come to be recognized as the very important feature in the progress of the young association, and it is because of its success and of the interest it has created that Executive Secretary McDill is here this week.

As State Secretary Lichty puts it, committee work marks "the beginning of the actual work on which depends the success of the institution."

"You may erect a new church; you may raise the money to cancel its indebtedness; you may install the pastor and provide all necessary equipment," said Mr. Lichty, in discussing the local Y. M. C. A., "but you have not instilled religion into the congregation. The big work remains to be accomplished. So is it with your Y. M. C. A. here. The beautiful building has been erected, the money has been raised, the secretary and departmental officers installed as well as all necessary equipment, but those for whose benefit the Y. M. C. A. is intended have not yet benefited and this, the great work lies ahead."

"To accomplish this the Y. M. C. A. must have help. The secretary and physical director can not do it all. Their part is to supervise the work of the very necessary auxiliary bodies. These volunteer bands are the spokes to the big wheel and the actual responsibility of the institution's proper conduct rests with them. These spokes are the committees."

"To make the wheel operate perfectly then it is necessary that the spokes be sound and that they continue to move and to increase their velocity. It is to test and strengthen these spokes that we have a committee week. It is now that the actual planning and outlining of the work that ensues is done. This is the important period in the development of the institution."

**Experts Meet With Committees.**  
The sessions, which began Monday will continue throughout the week. Each day there is a meeting of one or more of the Association's committees. All these meetings are attended by State Secretary Lichty, Secretary Patton and President Henry Brownell of the local Association. At each one a guest, an expert, is present and offers suggestions to the body. Before one of these meetings adjourns its plans have been completed.

The session opened Monday evening with a meeting of the Educational Committee. The body was addressed by Mr. Platt R. Lawton, of Cincinnati, one of the best educational heads in Ohio.

Tuesday, two meetings were held, a dinner meeting of the social committee, with General Secretary J. W. Pontius, of Columbus, presiding, and a supper meeting of the boys' work committee with Boys' Secretary Harry VanTrees, of Springfield, one of the state's most highly efficient junior secretaries in attendance.

Two meetings have been planned for Wednesday. The first, a meeting of the finance committee, was held at noon, with General Secretary John L. Dorst, of Springfield, a man ranked with the State Association's recognized financial experts. The supper meeting of the physical committee will be held with Physical Director George R. Borden, of the Springfield Association.

Thursday will be dedicated entirely to the religious work planning and on this day Mr. E. J. Hart, of Cleveland, one of the most thoroughly conversant Y. M. C. A. men in the country, will meet with the religious work committee, the ministers of the county and the leading Christian laymen, to assist in planning the year's religious campaign.

The sessions will close with a big supper meeting of all committees at 6:30 o'clock Friday evening.

**Do you know any reason why we should not laundry for you.**  
Larrimer Laundry Co.

Smoke SMACKS Cigars and Smile.

## 5c The Palace 5c

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A Drama of The Rails

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## 200 ENJOY THE MAPLES ADDRESS

Some 200 persons assembled at the Empire Opera House, Tuesday night, and enjoyed the address made by Mr. J. A. Maples, prohibition speaker, who held the closest attention of his auditors for one and one-half hours, while he drove his strong points home, using a clever vein of wit which drew forth round after round of applause.

During his address Mr. Maples stated that if the opponents to the liquor business worked hard the majority against the "wet" forces would be 75,000 votes.

The speaker was introduced by Mr. M. E. Hitchcock, who prefaced his introductory remarks with a short outline of the work locally. Dr. Wise, of Parkersburg, W. Va., made a ten-minute talk on conditions in Parkersburg and West Virginia.

The committee expects to obtain a return date for Mr. Maples in the near future.

## EXAMINER IS CALLED AWAY WILL RETURN

Mr. R. H. Weaver, state examiner, who arrived here Tuesday and started an examination of the 1914 tax figures in the office of County Auditor Henkle, was called away the same evening, but will return in a few days to complete his work.

In the meantime a copy of the tax rates as figured by the county auditor and published Monday, has been sent to the State Tax Commission. The budgets have not been signed by the Budget Commission.

Mayor Coffey today, speaking for himself and Prosecuting Attorney Maddux, members of the Budget Commission, stated that it was their understanding that another meeting would be held before the rates were finally fixed.

The tax demands made by the township trustees of the county for the tax year 1914, compared with the present year, serve to give a good idea of the impending increase in the rates of some precincts. Below we give a table showing the amounts of money paid for township purposes last year, and the amounts asked by the trustee for the coming year:

	1913.	1914.
Concord .....	\$1301	\$1800
Green .....	1613	1975
Jasper .....	4709	6600
Jefferson .....	7051	10100
Madison .....	2000	2000
Marion .....	2300	3250
Paint .....	4926	11300
Perry .....	2964	3050
Wayne .....	4085	6000
Union .....	8711	27500
Total .....	\$39,662	\$73,575

## WASHINGTON INVITES SPRING MEETING OF THE PRESBYTERY

Rev. W. B. Gage and Elder J. W. Rothrock returned Tuesday evening from Hillsboro, where they attended the fall meeting of the Chillicothe Presbytery. They report a splendid meeting with large attendance.

The annual spring meeting of Presbytery, which is the big meeting of the year, will be held in the Presbyterian church of this city on the second Monday of next April.

## RIDES SAME ENGINE AFTER 79 YEARS TIME

The following decidedly unusual incident is related by the Chillicothe News:

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THIS IS ONE OF THE BEST YET  
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Another "Izzy" In One Part  
**IZZY'S NIGHT OUT**



Tenth Episode

# MILLION DOLLAR MYSTERY TO-NIGHT

More Thrills  
Than Ever Before

## In Social Circles

A home wedding, simple but beautiful in its appointments, took place at the residence of Mr. and Mrs. William Jefferson, in Bloomingburg Wednesday afternoon at two o'clock, when the only daughter, Lucile, plighted her troth to Mr. Robert Allemang, son of Mr. and Mrs. Acton Allemang, of Leesburg.

Golden autumn sunshine flooded the rooms and lent added beauty to the bridal bower, built up of golden rod in the same corner of the parlor in the old home, where thirty-four years before the bride's father and mother had spoken their nuptial vows.

Rev. Thomas, of the M. E. church, officiated, the simple ceremony witnessed by thirty guests confined to the immediate families and close friends.

The bride's pure blond type was well set off by a modish tailored suit of blue cloth, and large black velvet hat. Corsage bouquet of Kilarney rose buds. She is a beautiful girl, sweet and unassuming, and has been a favorite with young and old in her home town.

The bridegroom also belongs to a well known Fayette county family and is a Bloomingburg boy, although now located in business in Greenfield, representing the Hudson Motor Co. Both young people have the best wishes of many warm friends, who heartily regret their removal to a new home.

After congratulations a refreshing collation was served.

A profusion of Kilarney roses and greenery added graceful embellishment to the rooms.

Mr. and Mrs. Allemang left in their own car on a short motoring trip,

which will terminate at the home of the bridegroom's parents near Leesburg, where they will spend the winter.

The wedding gifts were in unusual number and very handsome.

Among the relatives from a distance attending were the parents of the bridegroom, Mr. and Mrs. Acton Allemang, of Leesburg, and the bride's two oldest brothers, Mr. Carl Jefferson and wife, of Columbus; Mr. Hugh Jefferson, of Athens.

The home of Mr. and Mrs. Os Briggs was hospitably thrown open Monday evening in honor of the two Sunday school classes of the First Baptist church, whose picked teams won the pennant in the baseball series played by local Sunday school teams this summer.

Over fifty young people spent one of the most enjoyable evenings on record, with games, amusing contests and music stimulating their pleasure.

A delicious two course supper was served.

The entertaining committee was composed of Rev. A. W. West, Mrs. Walter McLean and Miss Lina Willis. Supt. of the Sunday school, J. A. Hicks and wife also assisted the committee, and Mr. and Mrs. Briggs and daughter, Miss Mabel in the hospitalities.

Mrs. Roy Hagler entertained with a handsome dinner at her country home Tuesday. Her guests were Mesdames Robert Howat, Val McCoy, Dave Hagler, Orris Hagler, F. E. Todhunter, H. T. Baker, S. A. Marshall, Ella Stewart, Dora Shobe, Misses Rose McLean, Mary Robinson and Jean Howat.

Mrs. J. M. Briggs has returned from a two weeks' visit with her daughter, Mrs. Horace Gray, in Dayton.

Mr. and Mrs. W. W. Westerfield, Mr. and Mrs. R. C. Peddicor started Wednesday on a motoring trip to Detroit, Mich.

Mr. Al Clouser is a visitor at the Grand Circuit races.

Mrs. George B. Gardner and daughter, Miss Grace Gardner, of Hillsboro, were the guests of Mrs. Jos. H. Harper Tuesday.

Mr. and Mrs. Carl Mallow attended the Grand Circuit races Wednesday.

Mr. G. W. Schuster is up from Adams county visiting his farm near town.

Mrs. Will Riddle, of London, will be Mrs. D. H. VanWinkle's guest Thursday.

Mrs. James Eggleston, of Kingfisher, Okla., who is visiting her sister, Mrs. Frank M. Fullerton, is spending this week with relatives and friends in Bloomingburg.

Mrs. Alice Moorman will have as her guests for the week end Mrs. W. Watts, of Columbus, and Mrs. Willis Jones, of Mt. Sterling.

Harry Wilkins, Virgil Post, B. Hughey and Glen Arnold are attending the Grand Circuit races today.

Misses Helen and Edna Head were shopping visitors from Greenfield Wednesday.

Mrs. Ada Jones is visiting her daughters, Mrs. Claude Post and Miss Helen Jones, who is attending the O. S. U.

Mr. Joe Murphy is spending the day in Columbus to attend the races.

Mr. A. S. Glascock is up from Cincinnati and accompanied his father-in-law, Mr. J. L. Rothrock. Messrs. F. D. Bradley and Dick Saxton to Columbus Wednesday for the Grand Circuit races.

Tolen E. Brown, Harry Forman, F. M. McCoy, Roy Mallow and Earl McCoy are among Washington visitors at the Grand Circuit races.

Mr. and Mrs. Everett Thompson and daughter, who are on a motoring trip from Tuscola, Ill., are expected to arrive Thursday and be the guests of Mr. and Mrs. Clay Thompson for several days.

Mrs. Chas. Putman, of Frankfort, spent Tuesday the guest of Miss Clara Wood.

Mr. James Smith, of Greenfield, who was taken with a relapse while recovering from typhoid fever at the home of his mother in this city, is now at the home of his wife's sisters, the Misses Rowan, and expects to remain there until he regains his health. Mrs. Smith is with her husband.

Mr. Harve Smith made a business trip to Cincinnati Wednesday.

Mrs. W. J. Smith is visiting her brother, Mr. Richard Passmore, in Cincinnati.

Mr. Os Briggs is in Columbus for the races.

Mrs. Almer Heglar, south of town, is entertaining Mrs. J. R. McCoy, of Bloomingburg.

Mrs. T. P. Watts and son, Leonard, are visiting the former's parents, Mr. and Mrs. Alvin Tobin, of Danville.

Mr. and Mrs. Turel Hicks were visitors in Dayton Tuesday.

Mrs. Lon Slack arrived from Delaware Tuesday evening to visit Miss Rose McLean. Miss Carrie McCoy, of the Chillicothe pike, was also Miss McLean's guest Wednesday.

Messrs. Chas. Gerstner, Roy Elliott, Jas. Anderson and Jess Maddox are attending the Grand Circuit races.

Hon. C. A. Reid returned Wednesday morning from a tour of Central Ohio with Frank B. Willis, Republican candidate for governor, and his party of twelve auto loads of Ohio politicians. Mr. Reid took the stump at a number of towns.

## MUST APPEAR FOR CONTEMPT

Following an order from the court of Common Pleas, Perry B. Davis, of near Milledgeville, a tenant on the Carey Persinger farm, must appear before the court Saturday morning at nine o'clock and show cause why he should not be punished for contempt of court.

The action grows out of a recent suit filed by Carey Persinger against Perry B. Davis, in which an injunction or restraining order was issued by the court, preventing the defendant from removing certain crops from the premises until an accounting was made and the matter adjusted by the courts.

It is claimed that in violation of the court's order, the defendant has proceeded to go contrary to the decree, with the result that the court's attention was called to the action, and the citation for contempt was issued by the court and served by Sheriff Nelson.

## UNTIMELY DEATH OF YOUNG GIRL

The sympathy of a large circle of relatives and friends in Jeffersonville and this city is aroused by the death of Caroline A. Reid, aged 19 years, daughter of Orlando and Rose Reid, at her home in Jeffersonville, Tuesday afternoon at three o'clock.

The young girl had been in declining health for a year and a half, her health breaking down just as she was prepared to enter the Senior class of the Jeffersonville High school.

Bright and interesting and a lovely girl in many ways, her death seems particularly sad.

Surviving her with her parents are one brother, Fred, and two sisters, Mrs. Ed Brundige, of Nashville, Tenn., and Gladys. She was a niece of Hon. C. A. Reid, of this city.

Funeral services will be held Thursday at the residence in Jeffersonville, at 2 o'clock p. m., standard time.

## ATTRACTIVE AUTUMN TOILET FOR GIRL'S AFTERNOON AFFAIRS.

The charming toilet illustrated here is carried out in pussy willow taffeta and is for the young girl of the high school or boarding school age. The model is by Paul Poiret and gives one a good idea of the comfort and beauty of many of the fall and winter fashions.



FOR HIGH SCHOOL GIRL

Have our wagon stop for your washing. Larrimer Laundry Co.

# STUTSON'S Fashion Fabrics of The Hour

Our Dress Goods Department is showing for the approval of the well dressed woman : : : :

## ALL THAT IS NEW AND ORIGINAL IN THE WORLD OF FASHION

## IN WOOLEN MATERIALS

Broadcloths, French Serges, Wool Crepes, Soft Pliable Woolens and Cloths of finest quality for the stunning Tailored Gown. These materials in range of colors and the new ideas in Roman Stripes and Plaids.

## Superior Line Coating Materials

Beautiful Silks, Satin, Crepes and Chiffons

In Roman Stripes and Plaids. Lustrous Crepe Meteors, Satins, Pussy Willow Taffetas, in the new and smart colors—Russian Green, Tete de Negre, Saumon, Mysterious Green, Orchid, Chartreuse, Midnight Blue, Prune Shades.

RADIUM VEVVETS—appropriate for gowns and wraps.

SATIN d'ARMOUR—the popular satin of the season, with silvery high lights in wonderful colors.

The Newest and Most Distinctive Fashions

In Our Choice Line of Trimmings

Come And See Us

Largest Stocks. Lowest Prices

# FRANK L. STUTSON

## NOTICE

Owners of live stock are forbidden to turn animals loose or stake them out on Avondale Addition and violations will be prosecuted.

By order of  
CHAS. F. COFFEY, Mayor.  
226 6t

You cannot find a laundry that will give you better service than we will. Larrimer Laundry Co.

## WILSTACH LODGE.

Willstach lodge No. 368, I. O. O. F., will hold a home coming session at the lodge hall at New Martinsburg, Wednesday evening, September 30, and all Odd Fellows are invited to be present.

W. G. FISHBACK, Secy.

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With your next order ask Chas. Lewis for a SMACKS. He sells them.

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## S. S. COCKERILL & SON GROCERIES - QUEENSWARE

We received today our first supply of Rice Pop-corn. 2 lbs. for 15c.

## Special for Thursday

Large baskets of fancy Concord Grapes, 18c basket

Elberta Peaches \$1.50 per basket  
Pears \$1.75 per bushel.  
Cranberries 15c. lb.  
New Cocoanuts 8c each.  
Tip Top Canteloupes 12½, 15, 18 and 20c.  
Pie Pumpkins 10c each.  
Corn 12c dozen.  
Tomatoes 2 lbs. for 5c.  
Jersey Sweet Potatoes 5c lb.  
Lettuce, Cucumbers, Green Beans, Peppers and Celery.

Don't fail to see our display of White & White Graniteware priced at 10, 15 and 25c.

## —OUR— DIAMOND Exchange Privilege

Our Diamond Exchange Privileges differ from many other diamond dealers. We agree to exchange for full purchase price. Our prices are marked in plain figures and under no circumstances do we vary from the mark. A little simple reasoning will show you that this is the only way you are assured of a perfectly fair exchange.

**C. A. Gossard & Co.**  
JEWELERS  
Washington C. H., Ohio



Tenth Episode

# MILLION DOLLAR MYSTERY TO-NIGHT

More Thrills  
Than Ever Before

## In Social Circles

A home wedding, simple but beautiful in its appointments, took place at the residence of Mr. and Mrs. William Jefferson, in Bloomingburg Wednesday afternoon at two o'clock, when the only daughter, Lucile, plighted her troth to Mr. Robert Allemang, son of Mr. and Mrs. Acton Allemang, of Leesburg.

Golden autumn sunshine flooded the rooms and lent added beauty to the bridal bower, built up of golden rod in the same corner of the parlor in the old home, where thirty-four years before the bride's father and mother had spoken their nuptial vows.

Rev. Thomas, of the M. E. church, officiated, the simple ceremony witnessed by thirty guests confined to the immediate families and close friends.

The bride's pure blond type was well set off by a modish tailored suit of blue cloth, and large black velvet hat. Corsage bouquet of Kilarney rose buds. She is a beautiful girl, sweet and unassuming, and has been a favorite with young and old in her home town.

The bridegroom also belongs to a well known Fayette county family and is a Bloomingburg boy, although now located in business in Greenfield, representing the Hudson Motor Co. Both young people have the best wishes of many warm friends, who heartily regret their removal to a new home.

After congratulations a refreshing collation was served.

A profusion of Kilarney roses and greenery added graceful embellishment to the rooms.

Mr. and Mrs. Allemang left in their own car on a short motoring trip.

which will terminate at the home of the bridegroom's parents near Leesburg, where they will spend the winter.

The wedding gifts were in unusual number and very handsome.

Among the relatives from a distance attending were the parents of the bridegroom, Mr. and Mrs. Acton Allemang, of Leesburg, and the bride's two oldest brothers, Mr. Carl Jefferson and wife, of Columbus; Mr. Hugh Jefferson, of Athens.

The home of Mr. and Mrs. Os Briggs was hospitably thrown open Monday evening in honor of the two Sunday school classes of the First Baptist church, whose picked teams won the pennant in the baseball series played by local Sunday school teams this summer.

Over fifty young people spent one of the most enjoyable evenings on record, with games, amusing contests and music stimulating their pleasure. A delicious two course supper was served.

The entertaining committee was composed of Rev. A. W. West, Mrs. Walter McLean and Miss Lina Willis. Supt. of the Sunday school, J. A. Hicks and wife also assisted the committee, and Mr. and Mrs. Briggs and daughter, Miss Mabel in the hospitalities.

Mrs. Roy Hagler entertained with a handsome dinner at her country home Tuesday. Her guests were Mesdames Robert Howat, Val McCoy, Dave Hagler, Orris Hagler, F. E. Todhunter, H. T. Baker, S. A. Marshall, Ella Stewart, Dora Shobe, Misses Rose McLean, Mary Robinson and Jean Howat.

Mrs. J. M. Briggs has returned from a two weeks' visit with her daughter, Mrs. Horace Gray, in Dayton.

Mr. and Mrs. W. W. Westerfield, Mr. and Mrs. R. C. Peddicord started Wednesday on a motoring trip to Detroit, Mich.

Mr. Al Clouser is a visitor at the Grand Circuit races.

Mrs. George B. Gardner and daughter, Miss Grace Gardner, of Hillsboro, were the guests of Mrs. Jos. H. Harper Tuesday.

Mr. and Mrs. Carl Mallow attended the Grand Circuit races Wednesday.

Mr. G. W. Schuster is up from Adams county visiting his farm near town.

Mrs. Will Riddle, of London, will be Mrs. D. H. VanWinkle's guest Thursday.

Mrs. James Eggleston, of Kingfisher, Okla., who is visiting her sister, Mrs. Frank M. Fullerton, is spending this week with relatives and friends in Bloomingburg.

Mrs. Alice Moorman will have as her guests for the week end Mrs. W. Watts, of Columbus, and Mrs. Willis Jones, of Mt. Sterling.

Harry Wilkins, Virgil Post, B. Hughey and Glen Arnold are attending the Grand Circuit races today.

Misses Helen and Edna Head were shopping visitors from Greenfield Wednesday.

Mrs. Ada Jones is visiting her daughters, Mrs. Claude Post and Miss Helen Jones, who is attending the O. S. U.

Mr. Joe Murphy is spending the day in Columbus to attend the races.

Mr. A. S. Glascock is up from Cincinnati and accompanied his father-in-law, Mr. J. L. Rothrock. Messrs. F. D. Bradley and Dick Saxton to Columbus Wednesday for the Grand Circuit races.

Tolen E. Brown, Harry Forman, F. M. McCoy, Roy Mallow and Earl McCoy are among Washington visitors at the Grand Circuit races.

Mr. and Mrs. Everett Thompson and daughter, who are on a motoring trip from Tuscola, Ill., are expected to arrive Thursday and be the guests of Mr. and Mrs. Clay Thompson for several days.

Mrs. Chas. Putman, of Frankfort, spent Tuesday the guest of Miss Clara Wood.

Mr. James Smith, of Greenfield, who was taken with a relapse while recovering from typhoid fever at the home of his mother in this city, is now at the home of his wife's sisters, the Misses Rowan, and expects to remain there until he regains his health. Mrs. Smith is with her husband.

Mr. Harve Smith made a business trip to Cincinnati Wednesday.

Mrs. W. J. Smith is visiting her brother, Mr. Richard Passmore, in Cincinnati.

Mr. Os Briggs is in Columbus for the races.

Mrs. Almer Heglar, south of town, is entertaining Mrs. J. R. McCoy, of Bloomingburg.

Mrs. T. P. Watts and son, Leonard, are visiting the former's parents, Mr. and Mrs. Alvin Tobin, of Danville.

Mr. and Mrs. Turel Hicks were visitors in Dayton Tuesday.

Mrs. Lon Slack arrived from Delaware Tuesday evening to visit Miss Rose McLean. Miss Carrie McCoy, of the Chillicothe pike, was also Miss McLean's guest Wednesday.

Messrs. Chas. Gerstner, Roy Elliott, Jas. Anderson and Jess Maddox are attending the Grand Circuit races.

Hon. C. A. Reid returned Wednesday morning from a tour of Central Ohio with Frank B. Willis, Republican candidate for governor, and his party of twelve auto loads of Ohio politicians. Mr. Reid took the stump at a number of towns.

## MUST APPEAR FOR CONTEMPT

Following an order from the court of Common Pleas, Perry B. Davis, of near Milledgeville, a tenant on the Carey Persinger farm, must appear before the court Saturday morning at nine o'clock and show cause why he should not be punished for contempt of court.

The action grows out of a recent suit filed by Carey Persinger against Perry B. Davis, in which an injunction or restraining order was issued by the court, preventing the defendant from removing certain crops from the premises until an accounting was made and the matter adjusted by the courts.

It is claimed that in violation of the court's order, the defendant has proceeded to go contrary to the decree, with the result that the court's attention was called to the action, and the citation for contempt was issued by the court and served by Sheriff Nelson.

## UNTIMELY DEATH OF YOUNG GIRL

The sympathy of a large circle of relatives and friends in Jeffersonville and this city is aroused by the death of Caroline A. Reid, aged 19 years, daughter of Orlando and Rose Reid, at her home in Jeffersonville, Tuesday afternoon at three o'clock.

The young girl had been in declining health for a year and a half, her health breaking down just as she was prepared to enter the Senior class of the Jeffersonville High school.

Bright and interesting and a lovely girl in many ways, her death seems particularly sad.

Surviving her with her parents are one brother, Fred, and two sisters, Mrs. Ed Brundige, of Nashville, Tenn., and Gladys. She was a niece of Hon. C. A. Reid, of this city.

Funeral services will be held Thursday at the residence in Jeffersonville, at 2 o'clock p. m., standard time.

## ATTRACTIVE AUTUMN TOILET FOR GIRL'S AFTERNOON AFFAIRS

The charming toilet illustrated here is carried out in pussy willow taffeta and is for the young girl of the high school or boarding school age. The model is by Paul Polret and gives one a good idea of the comfort and beauty of many of the fall and winter fashions.



FOR HIGH SCHOOL GIRL

Have our wagon stop for your washing. Larrimer Laundry Co.

# STUTSON'S Fashion Fabrics of The Hour

Our Dress Goods Department is showing for the approval of the well dressed woman : : : :

ALL THAT IS NEW AND ORIGINAL IN THE WORLD OF FASHION

## IN WOOLEN MATERIALS

Broadcloths, French Serges, Wool Crepes, Soft Pliable Woolens and Cloths of finest quality for the stunning Tailored Gown. These materials in range of colors and the new ideas in Roman Stripes and Plaids.

## Superior Line Coating Materials

Beautiful Silks, Satin, Crepes and Chiffons

In Roman Stripes and Plaids. Lustrous Crepe Meteors, Satins, Pussy Willow Taffetas, in the new and smart colors—Russian Green, Tete de Negre, Saumon, Mysterious Green, Orchid, Chartreuse, Midnight Blue, Prune Shades.

RADIUM VEVVETS—appropriate for gowns and wraps. SATIN d'ARMOUR—the popular satin of the season, with silvery high lights in wonderful colors.

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JEWELERS  
Washington C. H., Ohio



# CLAYTON ANTI-TRUST BILL IS IMPORTANT LEGISLATION

THE Clayton anti-trust bill, finally agreed on by the conferees of the house and senate, provides for imprisonment of directors of corporations that violate any of the penal provisions of the law. It contains anti-price fixing clauses and prohibits banks in cities of 200,000 or more, with capital stocks of \$5,000,000 and upward, from having interlocking directorates.

Following is the complete text of the bill:

AN ACT  
To supplement existing laws against unlawful restraints and monopolies, and for other purposes.

Be it enacted by the senate and house of representatives of the United States of America in congress assembled, That "anti-trust laws," as used herein, includes the act entitled "An act to protect trade and commerce against unlawful restraints and monopolies," approved July 2, 1890; sections 73 to 77, inclusive, of an act entitled "An act to reduce taxation, to provide revenue for the government, and for other purposes," approved Feb. 12, 1913; and also this act.

"Commerce," as used herein, means trade or commerce among the several states and with foreign nations, or between the District of Columbia or any territory of the United States and any state, territory, or foreign nation, or between any insular possessions or other places under the jurisdiction of the United States, or between any such possession or place and any state or territory of the United States or the District of Columbia or any foreign nation, or within the District of Columbia or any territory or insular possession or other place under the jurisdiction of the United States: Provided, that nothing in this act contained shall apply to the Philippine Islands.

The word "person" or "persons" wherever used in this act shall be deemed to include corporations and associations existing under or authorized by the laws of either the United States, the laws of any of the territories, the laws of any state, or the laws of any foreign country.

Can't Discriminate in Price.

Sec. 2. That it shall be unlawful for any person engaged in commerce in the course of such commerce, either directly or indirectly, to discriminate in price between different purchasers of commodities, which commodities are sold for use, consumption, or resale within the United States or any territory thereof or the District of Columbia or any insular possession or other place under the jurisdiction of the United States, where the effect of such discrimination may be to substantially lessen competition or tend to create a monopoly in any line of commerce: Provided, That nothing herein contained shall prevent discrimination in price between purchasers of commodities on account of differences in the grade, quality, or quantity of the commodity sold, or that makes only due allowance for difference in the cost of selling or transportation, or discrimination in price in the same or different commodities made in good faith to meet competition. And provided further, That nothing herein contained shall prevent persons engaged in selling goods, wares, or merchandise in commerce from selecting their own customers in bona fide transactions and not in restraint of trade.

Sec. 3. That it shall be unlawful for any person engaged in commerce in the course of such commerce to lease or make a sale or contract for sale of goods, wares, merchandise, machinery, supplies, or other commodities, whether patented or unpatented for use, consumption, or resale within the United States, or any territory thereof or the District of Columbia or any insular possession or other place under the jurisdiction of the United States, or fix

## ECZEMA ON FACE

Cured With Saxo Salve

Prof. Albers School of Music, New York City. "Since last September my face and head have been covered with pimples and crusts of eczema. So-called specialists, doctors and advertised skin remedies failed to help me. By the use of Saxo Salve my face is now clear and smooth and I feel it my duty to tell others who suffer as I did."—Prof. HENRY ALBERS.

If we can't cure your skin trouble with our Saxo Salve and Saxo Soap we will buy back the empty tube.

Blackmer & Tanquary.

Advt.

Advt.

Advt.

Advt.

Advt.

Advt.

Advt.

Advt.

Advt.

Advt.

Advt.

Advt.

Advt.

a price charged therefor, or discount from, or rebate upon such price, on the condition, agreement, or understanding that the lessee or purchaser thereof shall not use or deal in the goods, wares, merchandise, machinery, supplies, or other commodities of a competitor or competitors of the lessor or seller, where the effect of such lease, sale, or contract for sale, or such condition, agreement, or understanding may be to substantially lessen competition or tend to create a monopoly in any line of commerce.

Sec. 4. That any person who shall be injured in his business or property by reason of anything forbidden in the anti-trust laws may sue therefor in any district court of the United States in the district in which the defendant resides or is found or has an agent, without respect to the amount in controversy, and shall recover threefold the damages by him sustained, and the cost of suit, including a reasonable attorney's fee.

Prima Facie Evidence.

Sec. 5. That a final judgment or decree hereafter rendered in any criminal prosecution or in any suit or proceeding in equity brought by or on behalf of the United States under the anti-trust laws to the effect that a defendant has violated said laws shall be prima facie evidence against such defendant in any suit or proceeding brought by any other party against such defendant under said laws as to all matters respecting which said judgment or decree would be an estoppel as between the parties thereto: Provided, That this section shall not apply to consent judgments or decrees entered before any testimony has been taken: Provided further, That this section shall not apply to consent judgments or decrees rendered in criminal proceedings or suits in equity now pending in which the taking of testimony has been commenced but has not been concluded, provided such judgments or decrees are rendered before any further testimony is taken.

Whenever any suit or proceeding in equity or criminal prosecution is instituted by the United States to prevent, restrain, or punish violations of any of the anti-trust laws the running of the statute of limitations in respect of each and every private right of action arising under said laws and based in whole or in part on any matter complained of in said suit or proceeding shall be suspended during the pendency thereof.

Sec. 6. That the labor of a human being is not a commodity or article of commerce. Nothing contained in the anti-trust laws shall be construed to forbid the existence and operation of labor, agricultural, or horticultural organizations, instituted for the purposes of mutual help, and not having capital stock or conducted for profit, or to forbid or restrain individual members of such organizations from lawfully carrying out the legitimate objects thereof; nor shall such organizations, or the members thereof, be held or construed to be illegal combinations or conspiracies in restraint of trade, under the anti-trust laws.

Sec. 7. That no corporation engaged in commerce shall acquire, directly or indirectly, the whole or any part of the stock or other share capital of any other corporation engaged also in commerce where the effect of such acquisition may be to substantially lessen competition between the corporation whose stock is so acquired and the corporation making the acquisition, or to restrain such commerce in any section or community, or tend to create a monopoly of any line of commerce.

Stock in Other Companies.

No corporation shall acquire, directly or indirectly, the whole or any part of the stock or other share capital of two or more corporations engaged in commerce where the effect of such acquisition, or the use of such stock by the voting or granting of proxies or otherwise, may be to substantially lessen competition between such corporations, or any of them, whose stock or other share capital is so acquired, or to restrain such commerce in any section or community, or tend to create a monopoly of any line of commerce.

This section shall not apply to corporations purchasing such stock solely for investment and not using the same for voting or otherwise to bring about, or in attempting to bring about, the substantial lessening of competition. Nor shall anything contained in this section prevent a corporation engaged in commerce from causing the formation of subsidiary corporations for the actual carrying on of their immediate lawful business, or the natural and legitimate branches or extensions thereof, or from owning and holding all or a part of the stock of such subsidiary corporations, when the effect

of such formation is not to substantially lessen competition.

Nor shall anything herein contained be construed to prohibit any common carrier subject to the laws to regulate commerce from aiding in the construction of branches or short lines so located as to become feeders to the main line of the company so aiding in such construction, or from acquiring or owning all or any part of the stock of such branch lines, nor to prevent any such common carrier from acquiring and owning all or any part of the stock of a branch or short line constructed by an independent company where there is no substantial competition between the company owning the branch line so constructed and the company owning the main line acquiring the property or an interest therein, nor to prevent such common carrier from extending any of its lines through the medium of the acquisition of stock or otherwise of any other such common carrier where there is no substantial competition between the company extending its lines and the company whose stock, property, or an interest therein is so acquired.

Nothing contained in this section shall be held to affect or impair any right heretofore legally acquired: Provided, That nothing in this section shall be held or construed to authorize or make lawful anything heretofore prohibited or made illegal by the anti-trust laws, nor to exempt any person from the penal provisions thereof or the civil remedies therein provided.

No Interlocking Directorates.

Sec. 8. That from and after two years from the date of the approval of this act no person shall at the same time be a director or other officer or employee of more than one bank, banking association, or trust company organized or operating under the laws of the United States either of which has deposits, capital, surplus, and undivided profits aggregating more than \$5,000,000; and no private banker or person who is a director in any bank or trust company, organized and operating under the laws of a state, having deposits, capital, surplus, and undivided profits aggregating more than \$5,000,000, shall be eligible to be a director in any bank or banking association organized or operating under the laws of the United States. The eligibility of a director, officer, or employee under the foregoing provisions shall be determined by the average amount of deposits, capital, surplus, and undivided profits as shown in the official statements of such bank, banking association, or trust company filed as provided by law during the fiscal year next preceding the date set for the annual election of directors, and when a director, officer, or employee has been elected or selected in accordance with the provisions of this act it shall be lawful for him to continue as such for one year thereafter under said election or employment.

No bank, banking association, or trust company organized or operating under the laws of the United States in any city or incorporated town or village of more than 200,000 inhabitants, as shown by the last preceding decennial census of the United States, shall have as a director or other officer or employee any private banker or any director or other officer or employee of any other bank, banking association, or trust company located in the same place: Provided, That nothing in this section shall apply to mutual savings banks not having a capital stock represented by shares: Provided further, That a director or other officer or employee of such bank, banking association, or trust company may be a director or other officer or employee of not more than one other bank or trust company organized under the laws of the United States or any state where the entire capital stock of one is owned by stockholders in the other: And provided further, That nothing contained in this section shall forbid a director of class A of a federal reserve bank, as defined in the federal reserve act, from being an officer or director or both an officer and director in one member bank.

That from and after two years from the date of the approval of this act no person at the same time shall be a director in any two or more corporations, any one of which has capital, surplus, and undivided profits aggregating more than \$1,000,000, engaged in whole or in part in commerce, other than banks, banking associations, trust companies, and common carriers subject to the act to regulate commerce, approved Feb. 4, 1887, if such corporations are or shall have been theretofore, by virtue of their business and location of operation, competitors, so that the elimination of competition by agreement between them would constitute a violation of any of the provisions of any of the anti-trust laws. The eligibility of a director under the foregoing provisions shall be determined by the aggregate amount of the capital, surplus, and undivided profits, exclusive of dividends declared but not paid to stockholders, at the end of the fiscal year of said corporation next preceding the election of directors, and when a director has been elected in accordance with the provisions of this act it shall be lawful for him to continue as such for one year thereafter.

When any person elected or chosen as a director or officer or selected as an employee of any bank or other corporation subject to the provisions of this act is eligible at the time of his election or selection to act for such bank or other corporation in such capacity, his eligibility to act in such capacity shall not be affected and he shall not become or be deemed amenable to any of the provisions hereof by reason of any change in the affairs of such bank or other corporation from whatsoever cause, whether spe-

# Stoves Below Cost

I have a large line of Fine New Gas Stoves, Coal Ranges, and Heating Stoves which I have determined to offer for sale

## At Less Than Manufacturers' Prices

My sole object is to TURN these STOVES INTO MONEY at once, and this affords everyone an unusual opportunity. Look at the Prices—

New Gas Stoves - For \$4.00  
Regular \$6.00 to \$8.00 value

New Gas Stoves - For \$6.00  
Regular \$12.00 values

New Coal Heating Stoves For \$10.00  
Regular \$18 to \$20 values. 12 to 18 in. bowls

New Coal Ranges - For \$25.00  
Regular \$40 value, with 20-in. ovens

Come quick and avail yourself of this chance of a lifetime. Every stove must go, and at these prices they will not last long

A. C. HENKLE

S. Main St.

Both Telephones

BE SURE TO GET OUR PRICES ON YOUR WINTER COAL  
QUALITY THE BEST PRICES THE LOWEST

efficiently excepted by any of the provisions hereof or not, until the expiration of one year from the date of his election or employment.

Fine and Imprisonment.

Sec. 9. Every president, director, officer or manager of any firm, association or corporation engaged in commerce as a common carrier, who embezzles, steals, abstracts or willfully misapplies, or willfully permits to be misapplied, any of the moneys, funds, credits, securities, property or assets of such firm, association or corporation, arising or accruing from, or used in, such commerce, in whole or in part, or willfully or knowingly converts the same to his own use or to the use of another, shall be deemed guilty of a felony; and upon conviction shall be fined not less than \$500 or confined in the penitentiary not less than one year nor more than ten years, or both, in the discretion of the court.

Prosecutions hereunder may be in the district court of the United States for the district wherein the offense may have been committed.

That nothing in this section shall be held to take away or impair the jurisdiction of the courts of the several states under the laws thereof; and a judgment of conviction or acquittal on the merits under the laws of any state shall be a bar to any prosecution hereunder for the same act or acts.

Sec. 10. That authority to enforce compliance with sections 2, 3, 7 and 8 of this act by the persons respectively subject thereto is hereby vested: In the interstate commerce commission where applicable to common carriers, in the federal reserve board where applicable to banks, banking associations and trust companies, and in the federal trade commission where applicable to all other character of commerce, to be exercised as follows:

Whenever the commission or board vested with jurisdiction thereof shall have reason to believe that any person is violating or has violated any of the provisions of sections 2, 3, 7 and 8 of this act, it shall issue and serve upon such person a complaint stating its charges in that respect, and containing a notice of a hearing upon a day and at a place therein fixed at least thirty days after the service of said complaint. The person so complained of shall have the right to appear at the place and time so fixed and show cause why an order should not be entered by the commission or board requiring such person to cease and desist from the violation of the law so charged in said complaint. Any person may make application and upon good cause shown may be allowed by the commission or board to intervene and appear in said proceeding by counsel or in person. The testimony in any such proceeding shall be reduced to writing and filed in the office of the commission or board. If upon such hearing the commission or board, as the case may be, shall be of the opinion that any of the provisions of said sections have been or are being violated, it shall make a report in writing in which it shall state its findings as to the facts, and shall issue and cause to be served on such person an order requiring such person to cease and desist from such violations, and divest itself of the stock held or rid itself of the directors chosen contrary to the provisions of sections 7 and 8 of this act, if any there be, in the manner and within the time fixed by said order. Until a transcript of the record in such hearing shall have been filed in a circuit court of appeals of the United States, as hereinafter provided, the commission or board may at any time, upon such notice and in such manner as it shall deem proper, modify or set aside, in whole or in part, any report or any order made or issued by it under this section.

Can Appeal to Courts.

If such person fails or neglects to obey such order of the commission or board while the same is in effect, the commission or board may apply to the circuit court of appeals of the United States, within any circuit where the violation complained of was or is being committed or where such person resides or carries on business, for the enforcement of its order, and shall certify and file with its application a transcript of the entire record in the proceeding, including all the testimony taken and the report and order of the commission or board. Upon such filing of the application and transcript the court shall cause notice thereof to be served upon such person and thereupon shall have jurisdiction of the proceeding and of the question determined therein, and shall have power to make and enter upon the pleadings, testimony, and proceedings set forth in such transcript a decree affirming, modifying, or setting aside the order of the commission or board. The findings of the commission or board as to the facts, if supported by testimony, shall be conclusive. If either party shall apply to the court for leave to adduce additional evidence, and shall show to the satisfaction of the court that such additional evidence is material and that there were reasonable grounds for the failure to adduce such evidence in the proceeding before the commission or board, the court may order such additional evidence to be taken before the commission or board and to be adduced upon the hearing in such manner and upon such terms and conditions as to the court may seem proper. The commission or board may modify its findings as to the facts, or make new findings, by reason of the additional evidence so taken, and it shall file such modified or new findings, which, if supported by testimony, shall be conclusive, and its recommendation, if any, for the modification or setting aside of its original order, with the return of such additional evidence. The judgment and decree of the court shall be final, except that the same shall be subject to review by the supreme court upon certiorari as provided in section 240 of the judicial code.

Any party required by such order of the commission or board to cease and desist from a violation charged may obtain a review of such order in said circuit court of appeals by filing in the court a written petition praying that the order of the commission or board be set aside. A copy of such petition shall be forthwith served upon the commission or board, and thereupon the commission or board forthwith shall certify and file in the court a transcript of the record as

CITROLAX.

Users say it is the ideal, perfect laxative drink. M. J. Perkins, Green Bay, Wis., says: "I have used pills, oils, salts, etc., but were all disagreeable and unsatisfactory. In Citrolax I have found the ideal laxative drink." For sick headache, sour stomach, lazy liver, congested bowels, Citrolax is ideal. Blackmer & Tanquary.

## Every Morning

this day our daily bread. Realizing the tremendous responsibility resting upon us bakers, we give you our tested best—

Butter-Krust Bread  
SAUER'S BAKERY and YOUR GROCERY

hereinafter provided. Upon the filing of the transcript the court shall have the same jurisdiction to affirm, set aside, or modify the order of the commission or board as in the case of an application by the commission or board for the enforcement of its order, and the findings of the commission or board as to the facts, if supported by testimony, shall in like manner be conclusive.

The jurisdiction of the circuit court of appeals of the United States to enforce, set aside, or modify orders of

(Continued on Page Seven.)

## After All

IS SAID AND DONE THE MORTGAGE ON THE HOME AND FARM IS THE SAFEST SECURITY TO BE OBTAINED.

1. And when you consider
2. That the whole of the home and farm
3. Belongs to our Company
4. Until the half or less loaned upon it is repaid,
5. Then the real safety of money deposited with us is seen.
6. The Buckeye State Building and Loan Company, Rankin Building, 22 West Gay street, Columbus, Ohio. Five per cent paid on time deposits. Over \$7,000,000 of mortgages.

## Special Farms

120 acres; splendid land; 7-room house; good barn, out-buildings; 7 miles of two elevators.

526 acres. The best farm I ever offered in Ohio. For one-half less is price than same quality of land in Illinois could be bought for. "Nul Sed".

192 acres; good land, 7-room house, good barn, orchard; a bargain.

172 acres about like the 526 acres tract.

400 acres; 4 barns, two silos, scales.

150 acres; blue grass. See this.

825 acres, not a great ways from Mt. Sterling. Must be sold to settle an estate.

228 acres that if you have the money you had better see this farm.

258 acres; 8-room, slate roof, brick house; good tenant house; good barn. 11 miles of State House, Columbus.

Best City Property for sale. I have many others.

If you want a farm see me.

FRANK M. FULLERTON

Advt.

Advt.

Advt.

Advt.



# CLAYTON ANTI-TRUST BILL IS IMPORTANT LEGISLATION

THE Clayton anti-trust bill, finally agreed on by the conferees of the house and senate, provides for imprisonment of directors of corporations that violate any of the penal provisions of the law. It contains anti-price fixing clauses and prohibits banks in cities of 200,000 or more, with capital stocks of \$5,000,000 and upward, from having interlocking directorates.

Following is the complete text of the bill:

**AN ACT**  
To supplement existing laws against unlawful restraints and monopolies, and for other purposes.  
Be it enacted by the senate and house of representatives of the United States of America in congress assembled, That "anti-trust laws," as used herein, includes the act entitled "An act to protect trade and commerce against unlawful restraints and monopolies," approved July 2, 1890; sections 73 to 77, inclusive, of an act entitled "An act to reduce taxation, to provide revenue for the government, and for other purposes," of Aug. 27, 1894; an act entitled "An act to amend sections 73 and 76 of the act of Aug. 27, 1894, entitled 'An act to reduce taxation, to provide revenue for the government, and for other purposes,'" approved Feb. 12, 1913; and also this act.

"Commerce," as used herein, means trade or commerce among the several states and with foreign nations, or between the District of Columbia or any territory of the United States and any state, territory, or foreign nation, or between any insular possessions or other places under the jurisdiction of the United States, or between any such possession or place and any state or territory of the United States or the District of Columbia or any foreign nation, or within the District of Columbia or any territory or any insular possession or other place under the jurisdiction of the United States; Provided, that nothing in this act contained shall apply to the Philippine Islands.

The word "person" or "persons" wherever used in this act shall be deemed to include corporations and associations existing under or authorized by the laws of either the United States, the laws of any of the territories, the laws of any state, or the laws of any foreign country.

## Can't Discriminate in Price.

Sec. 2. That it shall be unlawful for any person engaged in commerce in the course of such commerce, either directly or indirectly, to discriminate in price between different purchasers of commodities, which commodities are sold for use, consumption, or resale within the United States or any territory thereof or the District of Columbia or any insular possession or other place under the jurisdiction of the United States, where the effect of such discrimination may be to substantially lessen competition or tend to create a monopoly in any line of commerce; Provided, That nothing herein contained shall prevent discrimination in price between purchasers of commodities on account of differences in the grade, quality, or quantity of the commodity sold, or that makes only due allowance for difference in the cost of selling or transportation, or discrimination in price in the same or different commodities made in good faith to meet competition. And provided further, That nothing herein contained shall prevent persons engaged in selling goods, wares, or merchandise in commerce from selecting their own customers in bona fide transactions and not in restraint of trade.

Sec. 3. That it shall be unlawful for any person engaged in commerce in the course of such commerce to lease or make a sale or contract for sale of goods, wares, merchandise, machinery, supplies, or other commodities whether patented or unpatented for use, consumption, or resale within the United States, or any territory thereof or the District of Columbia or any insular possession or other place under the jurisdiction of the United States, or fix

a price charged therefor, or discount from, or rebate upon such price, on the condition, agreement, or understanding that the lessee or purchaser thereof shall not use or deal in the goods, wares, merchandise, machinery, supplies, or other commodities of a competitor or competitors of the lessor or seller, where the effect of such lease, sale, or contract for sale, or such condition, agreement, or understanding may be to substantially lessen competition or tend to create a monopoly in any line of commerce.

Sec. 4. That any person who shall be injured in his business or property by reason of anything forbidden in the anti-trust laws may sue therefor in any district court of the United States in the district in which the defendant resides or is found or has an agent, with or without respect to the amount in controversy, and shall recover threefold the damages by him sustained, and the cost of suit, including a reasonable attorney's fee.

## Prima Facie Evidence.

Sec. 5. That a final judgment or decree hereafter rendered in any criminal prosecution or in any suit or proceeding in equity brought by or on behalf of the United States under the anti-trust laws to the effect that a defendant has violated said laws shall be prima facie evidence against such defendant in any suit or proceeding brought by any other party against such defendant under said laws as to all matters respecting which said judgment or decree would be an estoppel as between the parties thereto; Provided, That this section shall not apply to consent judgments or decrees entered before any testimony has been taken; Provided further, That this section shall not apply to consent judgments or decrees rendered in criminal proceedings or suits in equity now pending in which the taking of testimony has been commenced but has not been concluded, provided such judgments or decrees are rendered before any further testimony is taken.

Whenever any suit or proceeding in equity or criminal prosecution is instituted by the United States to prevent, restrain, or punish violations of any of the anti-trust laws the running of the statute of limitations in respect of each and every private right of action arising under said laws and based in whole or in part on any matter complained of in said suit or proceeding shall be suspended during the pendency thereof.

Sec. 6. That the labor of a human being is not a commodity or article of commerce. Nothing contained in the anti-trust laws shall be construed to forbid the existence and operation of labor, agricultural, or horticultural organizations, instituted for the purposes of mutual help, and not having capital stock or conducted for profit, or to forbid or restrain individual members of such organizations from lawfully carrying out the legitimate objects thereof; nor shall such organizations, or the members thereof, be held or construed to be illegal combinations or conspiracies in restraint of trade, under the anti-trust laws.

Sec. 7. That no corporation engaged in commerce shall acquire, directly or indirectly, the whole or any part of the stock or other share capital of another corporation engaged also in commerce where the effect of such acquisition may be to substantially lessen competition between the corporation whose stock is so acquired and the corporation making the acquisition, or to restrain such commerce in any section or community, or tend to create a monopoly of any line of commerce.

## Stock in Other Companies.

No corporation shall acquire, directly or indirectly, the whole or any part of the stock or other share capital of two or more corporations engaged in commerce where the effect of such acquisition, or the use of such stock by the voting or granting of proxies or otherwise, may be to substantially lessen competition between such corporations, or any of them, whose stock or other share capital is so acquired, or to restrain such commerce in any section or community, or tend to create a monopoly of any line of commerce.

This section shall not apply to corporations purchasing such stock solely for investment and not using the same by voting or otherwise to bring about, or in attempting to bring about, the substantial lessening of competition. Nor shall anything contained in this section prevent a corporation engaged in commerce from causing the formation of subsidiary corporations for the actual carrying on of their immediate lawful business, or the natural and legitimate branches or extensions thereof, or from owning and holding all or a part of the stock of such subsidiary corporations, when the effect

of such formation is not to substantially lessen competition.

Nor shall anything herein contained be construed to prohibit any common carrier subject to the laws to regulate commerce from aiding in the construction of branches or short lines so located as to become feeders to the main line of the company so aiding in such construction, or from acquiring or owning all or any part of the stock of such branch lines, nor to prevent any such common carrier from acquiring and owning all or any part of the stock of a branch or short line constructed by an independent company where there is no substantial competition between the company owning the branch line so constructed and the company owning the main line acquiring the property or an interest therein, nor to prevent such common carrier from extending any of its lines through the medium of the acquisition of stock or otherwise of any other such common carrier where there is no substantial competition between the company extending its lines and the company whose stock, property, or an interest therein is so acquired.

Nothing contained in this section shall be held to affect or impair any right heretofore legally acquired; Provided, That nothing in this section shall be held or construed to authorize or make lawful anything heretofore prohibited or made illegal by the anti-trust laws, nor to exempt any person from the penal provisions thereof or the civil remedies therein provided.

## No Interlocking Directorates.

Sec. 8. That from and after two years from the date of the approval of this act no person shall at the same time be a director or other officer or employee of more than one bank, banking association, or trust company organized or operating under the laws of the United States either of which has deposits, capital, surplus, and undivided profits aggregating more than \$5,000,000; and no private banker or person who is a director in any bank or trust company, organized and operating under the laws of a state, having deposits, capital, surplus, and undivided profits aggregating more than \$5,000,000, shall be eligible to be a director in any bank or banking association organized or operating under the laws of the United States. The eligibility of a director, officer, or employee under the foregoing provisions shall be determined by the average amount of deposits, capital, surplus, and undivided profits as shown in the official statements of such bank, banking association, or trust company filed as provided by law during the fiscal year next preceding the date set for the annual election of directors, and when a director, officer, or employee has been elected or selected in accordance with the provisions of this act it shall be lawful for him to continue as such for one year thereafter under said election or employment.

No bank, banking association, or trust company organized or operating under the laws of the United States in any city or incorporated town or village of more than 200,000 inhabitants, as shown by the last preceding decennial census of the United States, shall have as a director or other officer or employee any private banker or any director or other officer or employee of any other bank, banking association, or trust company located in the same place; Provided, That nothing in this section shall apply to mutual savings banks not having a capital stock represented by shares; Provided further, That a director or other officer or employee of such bank, banking association, or trust company may be a director or other officer or employee of not more than one other bank or trust company organized under the laws of the United States or any state where the entire capital stock of one is owned by stockholders in the other; And provided further, That nothing contained in this section shall forbid a director of class A of a federal reserve bank, as defined in the federal reserve act, from being an officer or director of both an officer and director in one member bank.

That from and after two years from the date of the approval of this act no person at the same time shall be a director in any two or more corporations, any one of which has capital, surplus, and undivided profits aggregating more than \$1,000,000, engaged in whole or in part in commerce, other than banks, banking associations, trust companies, and common carriers subject to the act to regulate commerce, approved Feb. 4, 1887. If such corporations are or shall have been theretofore, by virtue of their business and location of operation, competitors, so that the elimination of competition by agreement between them would constitute a violation of any of the provisions of any of the anti-trust laws. The eligibility of a director under the foregoing provisions shall be determined by the aggregate amount of the capital, surplus, and undivided profits, exclusive of dividends declared but not paid to stockholders, at the end of the fiscal year of said corporation next preceding the election of directors, and when a director has been elected in accordance with the provisions of this act it shall be lawful for him to continue as such for one year thereafter.

When any person elected or chosen as a director or officer or selected as an employee of any bank or other corporation subject to the provisions of this act is eligible at the time of his election or selection to act for such bank or other corporation in such capacity, his eligibility to act in such capacity shall not be affected and he shall not become or be deemed amenable to any of the provisions hereof by reason of any change in the affairs of such bank or other corporation from whatsoever cause, whether spe-

# Stoves Below Cost

I have a large line of Fine New Gas Stoves, Coal Ranges, and Heating Stoves which I have determined to offer for sale

## At Less Than Manufacturers' Prices

My sole object is to TURN these STOVES INTO MONEY at once, and this affords everyone an unusual opportunity. Look at the Prices--

**New Gas Stoves** :- For \$4.00  
Regular \$6.00 to \$8.00 value

**New Gas Stoves** :- For \$6.00  
Regular \$12.00 values

**New Coal Heating Stoves** For \$10.00  
Regular \$18 to \$20 values. 12 to 18 in. bowls

**New Coal Ranges** - For \$25.00  
Regular \$40 value, with 20-in. ovens

Come quick and avail yourself of this chance of a lifetime. Every stove must go, and at these prices they will not last long

**A. C. HENKLE**

S. Main St.

Both Telephones

**BE SURE TO GET OUR PRICES ON YOUR WINTER COAL  
QUALITY THE BEST PRICES THE LOWEST**

efficiently excepted by any of the provisions hereof or not, until the expiration of one year from the date of his election or employment.

## Fine and Imprisonment.

Sec. 9. Every president, director, officer or manager of any firm, association or corporation engaged in commerce as a common carrier, who embezzles, steals, abstracts or willfully misapplies, or willfully permits to be misapplied, any of the moneys, funds, credits, securities, property or assets of such firm, association or corporation, arising or accruing from, or used in, such commerce, in whole or in part, or willfully or knowingly converts the same to his own use or to the use of another, shall be deemed guilty of a felony; and upon conviction shall be fined not less than \$500 or confined in the penitentiary not less than one year nor more than ten years, or both, in the discretion of the court.

Prosecutions hereunder may be in the district court of the United States for the district wherein the offense may have been committed.

That nothing in this section shall be held to take away or impair the jurisdiction of the courts of the several states under the laws thereof; and a judgment of conviction or acquittal on the merits under the laws of any state shall be a bar to any prosecution hereunder for the same act or acts.

Sec. 10. That authority to enforce compliance with sections 2, 3, 7 and 8 of this act by the persons respectively subject thereto is hereby vested: in the interstate commerce commission where applicable to common carriers, in the federal reserve board where applicable to banks, banking associations and trust companies, and in the federal trade commission where applicable to all other character of commerce, to be exercised as follows:

Whenever the commission or board vested with jurisdiction thereof shall have reason to believe that any person is violating or has violated any of the provisions of sections 2, 3, 7 and 8 of this act, it shall issue and serve upon such person a complaint stating its charges in that respect, and containing a notice of a hearing upon a day and at a place therein fixed at least thirty days after the service of said complaint. The person so complained of shall have the right to appear at the place and time so fixed and show cause why an order should not be entered by the commission or board requiring such person to cease and desist from the violation of the law so charged in said complaint. Any person may make application and upon good cause shown may be allowed by the commission or board to intervene and appear in said proceeding by counsel or in person. The testimony in any such proceeding shall be reduced to writing and filed in the office of the commission or board. If upon such hearing the commission or board, as the case may be, shall be of the opinion that any of the provisions of said sections have been or are being violated, it shall make a report in writing in which it shall state its findings as to the facts, and shall issue and cause to be served on such person an order requiring such person to cease and desist from such violations, and divest itself of the stock held or rid itself of the directors chosen contrary to the provisions of sections 7 and 8 of this act, if any there be, in the manner and within the time fixed by said order. Until a transcript of the record in such hearing shall have been filed in a circuit court of appeals of the United States, as hereinafter provided, the commission or board may at any time, upon such notice and in such manner as it shall deem proper, modify or set aside, in whole or in part, any report or any order made or issued by it under this section.

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The jurisdiction of the circuit court of appeals of the United States to enforce, set aside, or modify orders of

(Continued on Page Seven.)

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- 120 acres; splendid land; 7-room house; good barn, out-buildings; 7 miles of two elevators.
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- 192 acres; good land. 7-room house, good barn, orchard; a bargain.
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- 400 acres; 4 barns, two silos, scales.
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- 825 acres, not a great ways from Mt. Sterling. Must be sold to settle an estate.
- 228 acres that if you have the money you had better see this farm.
- 258 acres; 8-room, slate roof, brick house; good tenant house; good barn. 11 miles of State House, Columbus.
- Best City Property for sale. I have many others.
- If you want a farm see me.

**FRANK M. FULLERTON**

## ECZEMA ON FACE

Cured With Saxo Salvo

Prof. Albers School of Music, New York City. "Since last September my face and head have been covered with pimples and crusts of eczema. So-called specialists, doctors and advertised skin remedies failed to help me. By the use of Saxo Salvo my face is now clear and smooth and I feel it my duty to tell others who suffer as I did." Prof. HENRY ALBERS.

If we can't cure your skin trouble with our Saxo Salvo and Saxo Soap we will buy back the empty tube.

Blackmer & Tanquary. Advt

## Millinery.

The best and all the latest shapes and patterns in Millinery to be found at THE HAT SHOP. Everything that is new and up-to-date in trimmings are there and we can please you if you are in need of anything in ladies' head wear.

Y. M. C. A. Building.

MRS. MOON in Charge

Market Street, Washington C. E.



# CLAYTON ANTI-TRUST BILL IMPORTANT LEGISLATION

(Continued from Page Six.)

The commission or board shall be exclusive.

## Cases Shall Be Given Precedence.

Such proceedings in the circuit court of appeals shall be given precedence over other cases pending therein, and shall be in every way expedited. No order of the commission or board or the judgment of the court to enforce the same shall in any wise relieve or absolve any person from any liability under the anti-trust acts.

Complaints, orders, and other processes of the commission or board under this section may be served by any one duly authorized by the commission or board, either (a) by delivering a copy thereof to the person to be served, or to a member of the partnership to be served, or to the president, secretary, or other executive officer or a director of the corporation to be served; or (b) by leaving a copy thereof at the principal office or place of business of such person; or (c) by registering and mailing a copy thereof addressed to such person at his principal office or place of business. The verified return by the person so serving said complaint, order, or other process setting forth the manner of said service shall be proof of the same, and the return postoffice receipt for said complaint, order, or other process registered and mailed as aforesaid shall be proof of the service of the same.

Sec. 11. That after two years from the approval of this act no common carrier engaged in commerce shall have any dealings in securities, supplies or other articles of commerce, or shall make or have any contracts for construction or maintenance of any kind, to the amount of more than \$50,000, in the aggregate, in any one year, with another corporation, firm, partnership or association when the said common carrier shall have upon its board of directors or as its president, manager or as its purchasing or selling officer or agent in the particular transaction any person who is at the same time a director, manager, or purchasing or selling officer of, or who has any substantial interest in, such other corporation, firm, partnership or association, unless and except such purchases shall be made from, or such dealings shall be with, the bidder whose bid is the most favorable to such common carrier, to be ascertained by competitive bidding under regulations to be prescribed by rule or otherwise by the interstate commerce

commission. No bid shall be received unless the names and addresses of the officers, directors, and general managers thereof, if the bidder be a corporation, or of the members, if it be a partnership or firm, be given with the bid.

Any person who shall, directly or indirectly, do or attempt to do anything to prevent any one from bidding or shall do any act to prevent free and fair competition among the bidders or those desiring to bid shall be punished as prescribed in this section in the case of an officer or director.

## Must File Detailed Statement.

Every such common carrier having any such transactions or making any such purchases shall within thirty days after making the same file with the interstate commerce commission a full and detailed statement of the transaction showing the manner of the competitive bidding, who were the bidders, and the names and addresses of the directors and officers of the corporations and the members of the firm or partnership bidding; and whenever the said commission shall, after investigation or hearing, have reason to believe that the law has been violated in and about the said purchases or transactions it shall transmit all papers and documents and its own views or findings regarding the transaction to the attorney general.

If any common carrier shall violate this section it shall be fined not exceeding \$25,000; and every such director, agent, manager or officer thereof who shall have knowingly voted for or directed the act constituting such violation or who shall have aided or abetted in such violation shall be deemed guilty of a misdemeanor and shall be fined not exceeding \$5,000, or confined in jail not exceeding one year, or both, in the discretion of the court.

Sec. 12. That any suit, action, or proceeding under the anti-trust laws against a corporation may be brought not only in the judicial district where it is an inhabitant, but also in any district wherein it may be found or transacts business; and all process in such cases may be served in the district of which it is an inhabitant, or wherever it may be found.

Sec. 13. That in any suit, action, or proceeding brought by or on behalf of the United States subpoenas for witnesses who are required to attend a court of the United States in any judicial district in any case, civil or criminal, arising under the anti-trust laws may run into any other district. Provided, That in civil cases no writ of subpoena shall issue for witnesses living out of the district in which the court is held at a greater distance than 100 miles from the place of holding the same without the permission of the trial court being first had upon

proper application and cause shown.

Sec. 14. That whenever a corporation shall violate any of the provisions of the anti-trust laws, such violation shall be deemed to be also that of the individual directors, officers, or agents of such corporation who shall have authorized, ordered, or done any of the acts constituting in whole or in part such violation, and such violation shall be deemed a misdemeanor, and upon conviction thereof of any such director, officer, or agent he shall be punished by a fine of not exceeding \$5,000 or by imprisonment for not exceeding one year, or by both, in the discretion of the court.

## Mode of Procedure.

Sec. 15. That the several district courts of the United States are hereby invested with jurisdiction to prevent and restrain violations of this act, and it shall be the duty of the several district attorneys of the United States, in their respective districts, under the direction of the attorney general, to institute proceedings in equity to prevent and restrain such violations. Such proceedings may be by way of petition setting forth the case and praying that such violation shall be enjoined or otherwise prohibited. When the parties complained of shall have been duly notified of such petition, the court shall proceed, as soon as may be, to the hearing and determination of the case; and pending such petition, and before final decree, the court may at any time make such temporary restraining order or prohibition as shall be deemed just in the premises. Whenever it shall appear to the court before which any such proceeding may be pending that the ends of justice require that other parties should be brought before the court, the court may cause them to be summoned, whether they reside in the district in which the court is held or not, and subpoenas to that end may be served in any district by the marshal thereof.

Sec. 16. That any person, firm, corporation, or association shall be entitled to sue for and have injunctive relief, in any court of the United States having jurisdiction over the parties, against threatened loss or damage by a violation of the anti-trust laws, including sections 2, 3, 7 and 8 of this act, when and under the same conditions and principles as injunctive relief against threatened conduct that will cause loss or damage is granted by courts of equity, under the rules governing such proceedings, and upon the execution of proper bond against damages for an injunction improvidently granted and a showing that the danger of irreparable loss or damage is immediate, a preliminary injunction may issue: Provided, That nothing herein contained shall be construed to entitle any person, firm, corporation, or association, except the United States, to bring suit in equity for injunctive relief against any common carrier subject to the provisions of the act to regulate commerce, approved Feb. 4, 1887, in respect of any matter subject to the regulation, supervision, or other jurisdiction of the interstate commerce commission.

Sec. 17. That no preliminary injunction shall be issued without notice to the opposite party.

No temporary restraining order shall be granted without notice to the opposite party unless it shall clearly appear from specific facts shown by affidavit or by the verified bill that immediate and irreparable injury, loss, or damage will result to the applicant before notice can be served and a hearing had thereon. Every such temporary restraining order shall be indorsed with the date and hour of issuance, shall be forthwith filed in the clerk's office and entered of record, shall define the injury and state why it is irreparable and why the order was granted without notice, and shall by its terms expire within such time after entry, not to exceed ten days, as the court or judge may fix unless within the time so fixed the order is extended for a like period for good cause shown, and the reasons for such extension shall be entered of record. In case a temporary restraining order shall be granted without notice in the contingency specified, the matter of the issuance of a preliminary injunction shall be set down for a hearing at the earliest possible time and shall take precedence of all matters except older matters of the same character; and when the same comes up for hearing the party obtaining the temporary restraining order shall proceed with the application for a preliminary injunction, and if he does not do so the court shall dissolve the temporary restraining order. Upon two days' notice to the party obtaining such temporary restraining order the opposite party may appear and move the dissolution or modification of the order, and in that event the court or judge shall proceed to hear and determine the motion as expeditiously as the ends of justice may require.

Part of Old Act Repealed.

Section 263 of an act entitled "An act to codify, revise, and amend the laws relating to the judiciary," approved March 3, 1911, is hereby repealed. Nothing in this section contained shall be deemed to alter, repeal, or amend section 266 of an act entitled "An act to codify, revise, and amend the laws relating to the judiciary," approved March 3, 1911.

Sec. 18. That, except as otherwise provided in section 16 of this act, no restraining order or interlocutory order of injunction shall issue, except upon the giving of security by the applicant in such sum as the court or judge may deem proper, conditioned upon the payment of such costs and damages as may be incurred or suffered by any party who may be found to have been wrongfully enjoined or restrained thereby.

Sec. 19. That every order of injunction or restraining order shall set forth the reasons for the issuance of

the same, shall be specific in terms, and shall describe in reasonable detail, and not by reference to the bill of complaint or other document, the act or acts sought to be restrained, and shall be binding only upon the parties to the suit, their officers, agents, servants, employees, and attorneys, or those in active concert or participating with them, and who shall, by personal service or otherwise, have received actual notice of the same.

Sec. 20. That no restraining order or injunction shall be granted by any court of the United States, or a judge or the judges thereof, in any case between an employer and employees, or between employers and employees, or between employees and persons seeking employment, involving, or growing out of, a dispute concerning terms or conditions of employment, unless necessary to prevent irreparable injury to property, or to a property right, of the party making the application, for which injury there is no adequate remedy at law, and such property or property right must be described with particularity in the application, which must be in writing and sworn to by the applicant or by his agent or attorney.

And no such restraining order or injunction shall prohibit any person or persons, whether singly or in concert, from terminating any relation of employment, or from ceasing to perform any work or labor, or from recommending, advising, or persuading others by peaceful means so to do; or from attending at any place where any such person or persons may lawfully be, for the purpose of peacefully obtaining or communicating information, or from peacefully persuading any person to work or to abstain from working; or from ceasing to patronize or to employ any party to such dispute, or from recommending, advising, or persuading others by peaceful and lawful means so to do; or from paying or giving to, or withholding from, any person engaged in such dispute, any strike benefits or other moneys or things of value; or from peaceably assembling in a lawful manner, and for lawful purposes; or from doing any act or thing which might lawfully be done in the absence of such dispute by any party thereto; nor shall any of the acts specified in this paragraph be considered or held to be violations of any law of the United States.

## Shall Be Held In Contempt.

Sec. 21. That any person who shall willfully disobey any lawful writ, process, order, rule, decree, or command of any district court of the United States or any court of the District of Columbia by doing any act or thing therein, or thereby forbidden to be done by him, if the act or thing so done by him be of such character as to constitute also a criminal offense under any statute of the United States, or under the laws of any state in which the act was committed, shall be proceeded against for his said contempt as hereinafter provided.

Sec. 22. That whenever it shall be made to appear to any district court or judge thereof, or to any judge therein sitting, by the return of a proper officer on lawful process, or upon the affidavit of some credible person, or by information filed by any district attorney, that there is reasonable ground to believe that any person has been guilty of such contempt, the court or judge thereof, or any judge therein sitting, may issue a rule requiring the said person so charged to show cause upon a day certain why he should not be punished therefor, which rule, together with a copy of the affidavit or information, shall be served upon the person charged with sufficient promptness to enable him to prepare for and make return to the order at the time fixed therein. If upon or by such return, in the judgment of the court, the alleged contempt be not sufficiently purged, a trial shall be directed at a time and place fixed by the court: Provided, however, That if the accused, being a natural person, fail or refuse to make return to the rule to show cause, an attachment may issue against his person to compel an answer, and in case of his continued failure or refusal, or if for any reason it be impracticable to dispose of the matter on the return day, he may be required to give reasonable bail for his attendance at the trial and his submission to the final judgment of the court. Where the accused is a body corporate, an attachment may be issued upon like refusal or failure to answer.

In all cases within the purview of this act such trial may be by the court, or, upon demand of the accused, by a jury; in which latter event the court may impanel a jury from the jurors then in attendance, or the court or the judge thereof in chambers may cause a sufficient number of jurors to be selected and summoned, as provided by law, to attend at the time and place of trial, at which time a jury shall be selected and impaneled as upon a trial for misdemeanor; and such trial shall conform as near as may be to the practice in criminal cases prosecuted by indictment or upon information.

## Punishment Provided.

If the accused be found guilty, judgment shall be entered accordingly, prescribing the punishment, either by fine or imprisonment, or both, in the discretion of the court. Such fine shall be paid to the United States or to the complainant or other party injured by the act constituting the contempt, or may, where more than one is so damaged, be divided or apportioned among them as the court may direct, but in no case shall the fine to be paid to the United States exceed, in case the accused is a natural person, the sum of \$1,000, nor

# Bernhard's Meat Shop

New Location S. Main Street

Give us a trial order and you'll become a regular customer. Our Prices are the lowest in the city, and our Meats are the best that money can buy.

C. L. BERNHARD & SON

Citizens' Phone 129 Bell 155

shall such imprisonment exceed the term of six months: Provided, That in any case the court or a judge thereof may, for good cause shown, by affidavit or proof taken in open court or before such judge and filed with the papers in the case, dispense with the rule to show cause, and may issue an attachment for the arrest of the person charged with contempt; in which event such person, when arrested, shall be brought before such court or a judge thereof without unnecessary delay and shall be admitted to bail in a reasonable penalty for his appearance to answer to the charge or for trial for the contempt; and thereafter the proceedings shall be the same as provided herein in case the rule had issued in the first instance.

Sec. 23. That the evidence taken upon the trial of any persons so accused may be preserved by bill of exceptions, and any judgment of conviction may be reviewed upon writ of error in all respects as now provided by law in criminal cases, and may be affirmed, reversed, or modified as justice may require. Upon the granting of such writ of error, execution of judgment shall be stayed, and the accused, if thereby sentenced to imprisonment, shall be admitted to bail in such reasonable sum as may be required by the court, or by any justice, or any judge of any district court of the United States or any court of the District of Columbia.

Sec. 24. That nothing herein contained shall be construed to relate to contempts committed in the presence of the court, or so near thereto as to obstruct the administration of justice, nor to contempts committed in disobedience of any lawful writ, process, order, rule, decree, or command entered in any suit or action brought or prosecuted in the name of, or on behalf of, the United States, but the same, and all other cases of contempt not specifically embraced within section 21 of this act, may be punished in conformity to the usages at law and in equity now prevailing.

Sec. 25. That no proceeding for contempt shall be instituted against any person unless begun within one year from the date of the act complained of; nor shall any such proceeding be a bar to any criminal prosecution for the same act or acts; but nothing herein contained shall affect any proceedings in contempt pending at the time of the passage of this act.

Sec. 26. That if any clause, sentence, paragraph, or part of this act shall, for any reason, be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, or part thereof directly involved in the controversy in which such judgment shall have been rendered.

## A LAME BACK-KIDNEY

### TROUBLE CAUSES IT.

And it will give you even worse if not checked. Mrs. H. T. Strayner, Gainesville, Ga., was fairly down on her back with kidney trouble and inflamed bladder. She says: "I took Foley Kidney Pills and now my back is stronger than in years, and both kidney and bladder troubles are entirely gone." Blackmer & Tanquary, adv

## Mr. Hog Says

You will eventually feed me

## Moorman's Hog Remedy

WHY NOT NOW?

Call D. E. Woodling, 130 R.

Bell Phone. 218 261

# Rubber Goods

## WORTH HAVING

When anything in family Rubber Goods is wanted you'll make sure of the kind that will give long and satisfactory service by coming here for it.

Our rubber goods are all of reliable make. We buy of manufacturers who have reputations to maintain.

Let Us Supply You With Rubber Goods Worth Having.

# BALDWIN'S

DRUG STORE

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# MONEY! MONEY! MONEY!

I am in a position to make better terms on loans than at any time in 27 years. Am loaning money in Fayette, Ross, Pickaway, Madison and Clark counties. MUST BE A REASON. Don't close a loan until you see me and know why they get money of me.

FRANK M. FULLERTON,  
Washington C. H., O.

## EXCURSIONS.

To Jackson every other Sunday, commencing July 12th, via D. T. & I. R. R. Fare \$1.00. Special train leaves Washington C. H. at 8:05 a. m. Returning leaves Jackson 5:30 p. m. See D. T. & I. Agent.

Makes the laundress happy—that's Red Cross Ball Blue. Makes beautiful, clear white clothes. All good grocers. adv

# Look Sick!

Clothes washed in hard water have a yellowish cast.

Clothes washed in SOFT WATER have a clear, clean appearance so much appreciated by women.

We use soft water.

Try Our Way and See the Difference

# Rothrock's Laundry

Family Wash 6c Pound

# The Supreme Bread

I  
V  
A

# The Quality Loaf

SOMETHING NEW

At Your Grocer's and Flower's Bakery

# Classified Advertisements

## The People's Column

### RATES PER WORD.

1 time in Daily Herald ..... 1c  
1c in Herald & 1c in Register... 3c  
12c in Herald & 2c in Register... 4c  
24c in Herald & 4c in Register... 6c  
48c in Herald & 8c in Register... 10c  
Proportionate rates for longer times.  
Minimum charges: 1t, 15c; 6t, 30c.

### FOR RENT.

FOR RENT—Modern five-room house, cellar and full lot. S. Hinde street, opposite Marchant Grocery. Bell phone 343 R. 230 tf

FOR RENT—6 rooms in house at 175 Columbus avenue; water, gas & toilet. Citz. phone 3144. 299 12t

FOR RENT—5-room new house; water, gas in house. Citz. phone 1367. Inquire No. 226 Columbus avenue. 228 6t

FOR RENT—House on Clinton avenue, Elmwood, eight rooms and basement; large barn; gas, city and soft water in house. C. L. Thornton. 228 6t

FOR RENT—Two good houses. Inquire E. B. Hukill, Bell 472 R. 228 6t

FOR RENT—Five rooms in double house, corner Hinde and Market St. Ready for occupancy October 1st. Inquire of Mrs. Mary Hale, corner Hinde and Market, Citz. phone 250. 226 tf

FOR RENT—Half of my double house on Washington ave., 6 rooms, bath, furnace, hard and soft water; modern in every respect. J. H. Hicks, Citz. phone 4719. 226 6t

FOR RENT—Plenty of fall pasture, with running water. Joshua Mahan, Madison Mills, O. Home phone. 224 12t

FOR RENT—Modern flat 5 rooms. City heat. Inquire Floyd Jacobs. 208 tf

FOR RENT—Sept. 1st, modern house of seven rooms. Mrs. W. E. Taylor. Both phones. 196 tf

### FOR SALE.

FOR SALE—Duroc Jersey boars. A. M. Langdon, Bell phone 113-w2. 230-tf

FOR SALE—Durocs, eligible to register, both sexes. Elmer T. Huch-

ison, Citz. phone 2 & 1 on 195. 230 tf

FOR SALE—6 acres with 4-room house, barn and out buildings; 2 miles from Washington. Bell phone 205-R1. 229-t6

FOR SALE—Heating stove—Florence Hot Blast. First-class condition. H. H. Elliott, 399 Clinton ave. 229 6t

FOR SALE—Soft coal heating stove, almost new. Wm. Devaney, E. Temple street. 229 6t

FOR SALE—Load of smooth, medium weight feeding cattle. L. C. Bates Citz. phone, Jefferson exchange. 228 6t

FOR SALE—Davis touring car, good condition; reasonable price. Call O. F. Sturgeon, both phones. 227 6t

FOR SALE—7 young cows, 6 with calves by side; 6 long yearlings; also 600 bushels winter apples. D. Ware & Co., Waverly, Ohio, R 1. 224 12t

FOR SALE—4 Duroc male hogs. H. V. Hankins, Milledgeville, Bell phone 5 W 2. 213 tf

### WANTED.

WANTED—By young man, position as porter. Call Hansel Lee, Brown's Livery. 230 3t

WANTED—Boards. Mrs. Emma Short, 319 E. Temple St. 227 6t

WANTED—All users of typewriters to buy their ribbons and supplies at Rodecker's, in the Postoffice lobby.

### LOST AND FOUND.

LOST—Pink cameo pin during Conference week. Finder return to Herald office. Reward. 228 6t

LOST—Bunch of keys. Return to Dr. G. W. Blakeley. 227 6t

LOST—Friday evening out of machine on Circleville pike between Washington and Johnsons Crossing, pair of trousers containing money and keys. Finder leave keys at Herald office, keep money for reward. 222 tf

### MONEY TO LOAN.

Private money to loan. See C. A. Cave. 226 12t



# CLAYTON ANTI-TRUST BILL IMPORTANT LEGISLATION

(Continued from Page Six.)

the commission or board shall be exclusive.

## Cases Shall Be Given Precedence.

Such proceedings in the circuit court of appeals shall be given precedence over other cases pending therein, and shall be in every way expedited. No order of the commission or board or of the judgment of the court to enforce the same shall in any wise relieve or absolve any person from any liability under the anti-trust acts.

Complaints, orders, and other processes of the commission or board under this section may be served by any one duly authorized by the commission or board, either (a) by delivering a copy thereof to the person to be served, or to a member of the partnership to be served, or to the president, secretary, or other executive officer or a director of the corporation to be served; or (b) by leaving a copy thereof at the principal office or place of business of such person; or (c) by registering and mailing a copy thereof addressed to such person at his principal office or place of business. The verified return by the person so serving said complaint, order, or other process setting forth the manner of said service shall be proof of the same, and the return postoffice receipt for said complaint, order, or other process registered and mailed as aforesaid shall be proof of the service of the same.

Sec. 11. That after two years from the approval of this act no common carrier engaged in commerce shall have any dealings in securities, supplies or other articles of commerce, or shall make or have any contracts for construction or maintenance of any kind, to the amount of more than \$50,000, in the aggregate, in any one year, with another corporation, firm, partnership or association when the said common carrier shall have upon its board of directors or as its president, manager or as its purchasing or selling officer or agent in the particular transaction any person who is at the same time a director, manager, or purchasing or selling officer of, or who has any substantial interest in, such other corporation, firm, partnership or association, unless and except such purchases shall be made from, or such dealings shall be with, the bidder whose bid is the most favorable to such common carrier, to be ascertained by competitive bidding under regulations to be prescribed by rule or otherwise by the interstate commerce

commission. No bid shall be received unless the names and addresses of the officers, directors, and general managers thereof, if the bidder be a corporation, or of the members, if it be a partnership or firm, be given with the bid.

Any person who shall, directly or indirectly, do or attempt to do anything to prevent any one from bidding or shall do any act to prevent free and fair competition among the bidders or those desiring to bid shall be punished as prescribed in this section in the case of an officer or director.

## Must File Detailed Statement.

Every such common carrier having any such transactions or making any such purchases shall within thirty days after making the same file with the interstate commerce commission a full and detailed statement of the transaction showing the manner of the competitive bidding, who were the bidders, and the names and addresses of the directors and officers of the corporation and the members of the firm or partnership bidding; and whenever the said commission shall, after investigation or hearing, have reason to believe that the law has been violated in and about the said purchases or transactions it shall transmit all papers and documents and its own views or findings regarding the transaction to the attorney general.

If any common carrier shall violate this section it shall be fined not exceeding \$25,000; and every such director, agent, manager or officer thereof who shall have knowingly voted for or directed the act constituting such violation or who shall have aided or abetted in such violation shall be deemed guilty of a misdemeanor and shall be fined not exceeding \$5,000, or confined in jail not exceeding one year, or both, in the discretion of the court.

Sec. 12. That any suit, action, or proceeding under the anti-trust laws against a corporation may be brought not only in the judicial district where it is an inhabitant, but also in any district wherein it may be found or transacts business; and all process in such cases may be served in the district of which it is an inhabitant, or wherever it may be found.

Sec. 13. That in any suit, action, or proceeding brought by or on behalf of the United States subpoenas for witnesses who are required to attend a court of the United States in any judicial district in any case, civil or criminal, arising under the anti-trust laws may run into any other district. Provided, That in civil cases no writ of subpoena shall issue for witnesses living out of the district in which the court is held at a greater distance than 100 miles from the place of holding the same without the permission of the trial court being first had upon

proper application and cause shown.

Sec. 14. That whenever a corporation shall violate any of the penal provisions of the anti-trust laws, such violation shall be deemed to be also that of the individual directors, officers, or agents of such corporation who shall have authorized, ordered, or done any of the acts constituting in whole or in part such violation, and such violation shall be deemed a misdemeanor, and upon conviction thereof of any such director, officer, or agent he shall be punished by a fine of not exceeding \$5,000 or by imprisonment for not exceeding one year, or by both, in the discretion of the court.

## Mode of Procedure.

Sec. 15. That the several district courts of the United States are hereby invested with jurisdiction to prevent and restrain violations of this act, and it shall be the duty of the several district attorneys of the United States, in their respective districts, under the direction of the attorney general, to institute proceedings in equity to prevent and restrain such violations. Such proceedings may be by way of petition setting forth the case and praying that such violation shall be enjoined or otherwise prohibited. When the parties complained of shall have been duly notified of such petition, the court shall proceed, as soon as may be, to the hearing and determination of the case; and pending such petition, and before final decree, the court may at any time make such temporary restraining order or prohibition as shall be deemed just in the premises. Whenever it shall appear to the court before which any such proceeding may be pending that the ends of justice require that other parties should be brought before the court, the court may cause them to be summoned, whether they reside in the district in which the court is held or not, and subpoenas to that end may be served in any district by the marshal thereof.

Sec. 16. That any person, firm, corporation, or association shall be entitled to sue for and have injunctive relief, in any court of the United States having jurisdiction over the parties, against threatened loss or damage by a violation of the anti-trust laws, including sections 2, 3, 7 and 8 of this act, when and under the same conditions and principles as injunctive relief against threatened conduct that will cause loss or damage is granted by courts of equity, under the rules governing such proceedings, and upon the execution of proper bond against damages for an injunction improvidently granted and a showing that the danger of irreparable loss or damage is immediate, a preliminary injunction may be issued. Provided, That nothing herein contained shall be construed to entitle any person, firm, corporation, or association, except the United States, to bring suit in equity for injunctive relief against any common carrier subject to the provisions of the act to regulate commerce, approved Feb. 4, 1887, in respect of any matter subject to the regulation, supervision, or other jurisdiction of the interstate commerce commission.

Sec. 17. That no preliminary injunction shall be issued without notice to the opposite party.

No temporary restraining order shall be granted without notice to the opposite party unless it shall clearly appear from specific facts shown by affidavit or by the verified bill that immediate and irreparable injury, loss, or damage will result to the applicant before notice can be served and a hearing had thereon. Every such temporary restraining order shall be indorsed with the date and hour of issuance, shall be forthwith filed in the clerk's office and entered of record, shall define the injury and state why it is irreparable and why the order was granted without notice, and shall by its terms expire within such time after entry, not to exceed ten days, as the court or judge may fix unless within the time so fixed the order is extended for a like period for good cause shown, and the reasons for such extension shall be entered of record. In case a temporary restraining order shall be granted without notice in the contingency specified, the matter of the issuance of a preliminary injunction shall be set down for a hearing at the earliest possible time and shall take precedence of all matters except older matters of the same character; and when the same comes up for hearing the party obtaining the temporary restraining order shall proceed with the application for a preliminary injunction, and if he does not do so the court shall dissolve the temporary restraining order. Upon two days' notice to the party obtaining such temporary restraining order the opposite party may appear and move the dissolution or modification of the order, and in that event the court or judge shall proceed to hear and determine the motion as expeditiously as the ends of justice may require.

## Part of Old Act Repealed.

Section 263 of an act entitled "An act to codify, revise, and amend the laws relating to the judiciary," approved March 3, 1911, is hereby repealed. Nothing in this section contained shall be deemed to alter, repeal, or amend section 266 of an act entitled "An act to codify, revise, and amend the laws relating to the judiciary," approved March 3, 1911.

Sec. 18. That, except as otherwise provided in section 16 of this act, no restraining order or interlocutory order of injunction shall issue, except upon the giving of security by the applicant in such sum as the court or judge may deem proper, conditioned upon the payment of such costs and damages as may be incurred or suffered by any party who may be found to have been wrongfully enjoined or restrained thereby.

Sec. 19. That every order of injunction or restraining order shall set forth the reasons for the issuance of

the same, shall be specific in terms, and shall describe in reasonable detail, and not by reference to the bill of complaint or other document, the act or acts sought to be restrained, and shall be binding only upon the parties to the suit, their officers, agents, servants, employees, and attorneys, or those in active concert or participating with them, and who shall, by personal service or otherwise, have received actual notice of the same.

Sec. 20. That no restraining order or injunction shall be granted by any court of the United States, or a judge or the judges thereof, in any case between an employer and employees, or between employers and employees, or between employees, or between persons employed and persons seeking employment, involving, or growing out of, a dispute concerning terms or conditions of employment, unless necessary to prevent irreparable injury to property, or to a property right, of the party making the application, for which injury there is no adequate remedy at law, and such property or property right must be described with particularity in the application, which must be in writing and sworn to by the applicant or by his agent or attorney.

And no such restraining order or injunction shall prohibit any person or persons, whether singly or in concert, from terminating any relation of employment, or from ceasing to perform any work or labor, or from recommending, advising, or persuading others by peaceful means so to do; or from attending at any place where any such person or persons may lawfully be, for the purpose of peacefully obtaining or communicating information, or from peacefully persuading any person to work or to abstain from working; or from ceasing to patronize or to employ any party to such dispute, or from recommending, advising, or persuading others by peaceful and lawful means so to do; or from paying or giving to, or withholding from, any person engaged in such dispute, any strike benefits or other moneys or things of value; or from peacefully assembling in a lawful manner, and for lawful purposes; or from doing any act or thing which might lawfully be done in the absence of such dispute by any party thereto; nor shall any of the acts specified in this paragraph be considered or held to be violations of any law of the United States.

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### FOR RENT.

FOR RENT—Modern five-room house, cellar and full lot. S. Hinde street, opposite Marchant Grocery. Bell phone 343 R. 230 tf

FOR RENT—6 rooms in house at 175 Columbus avenue; water, gas & toilet. Citiz. phone 3144. 299 12t

FOR RENT—5-room new house; water, gas in house. Citiz. phone 1367. Inquire No. 226 Columbus avenue. 228 6t

FOR RENT—House on Clinton avenue, Elmwood, eight rooms and basement; large barn; gas, city and soft water in house. C. L. Thornton. 228 6t

FOR RENT—Two good houses. Inquire E. B. Hukill, Bell 472 R. 228 6t

FOR RENT—Five rooms in double house, corner Hinde and Market St. Ready for occupancy October 1st. Inquire of Mrs. Mary Hale, corner Hinde and Market, Citiz. phone 250. 226 tf

FOR RENT—Half of my double house on Washington ave., 5 rooms, bath, furnace, hard and soft water; modern in every respect. J. H. Hicks, Citiz. phone 4719. 226 6t

FOR RENT—Plenty of fall pasture, with running water. Joshua Mahan, Madison Mills, O. Home phone. 224 12t

FOR RENT—Modern flat 5 rooms. City heat. Inquire Floyd Jacobs. 208 tf

FOR RENT—Sept. 1st., modern house of seven rooms. Mrs. W. E. Taylor. Both phones. 196 tf

### FOR SALE.

FOR SALE—Duroc Jersey boars. A. M. Langdon, Bell phone 113-w2. 230-tf

FOR SALE—Durocs, eligible to register, both sexes. Elmer T. Huch-

ison, Citiz. phone 2 & 1 on 195. 230 tf

FOR SALE—6 acres with 4-room house, barn and out buildings; 2 miles from Washington. Bell phone 295-R1. 229-t6

FOR SALE—Heating stove—Florence Hot Blast. First-class condition. H. H. Elliott, 399 Clinton ave. 229 6t

FOR SALE—Soft coal heating stove, almost new. Wm. Devaney, E. Temple street. 229 6t

FOR SALE—Load of smooth, medium weight feeding cattle. L. C. Bates Citiz. phone, Jefferson exchange. 228 6t

FOR SALE—Davis touring car, good condition; reasonable price. Call O. F. Sturgeon, both phones. 227 6t

FOR SALE—7 young cows, 6 with calves by side; 6 long yearlings; also 600 bushels winter apples. D. Ware & Co., Waverly, Ohio, R 1. 224 12t

FOR SALE—4 Duroc male hogs. H. V. Hankins, Milledgeville, Bell phone 5 W 2. 213 tf

### WANTED.

WANTED—By young man, position as porter. Call Hansel Lee, Brown's Livery. 230 3t

WANTED—Boards. Mrs. Emma Short, 319 E. Temple St. 227 6t

WANTED—All users of typewriters to buy their ribbons and supplies at Rodecker's, in the Postoffice lobby. 228 6t

### LOST AND FOUND.

LOST—Pink cameo pin during Conference week. Finder return to Herald office. Reward. 228 6t

LOST—Bunch of keys. Return to Dr. G. W. Blakeley. 227 6t

LOST—Friday evening out of machine on Circleville pike between Washington and Johnsons Crossing, pair of trousers containing money and keys. Finder leave keys at Herald office, keep money for reward. 222 tf

### MONEY TO LOAN.

Private money to loan. See C. A. Cave. 226 12t



# WASHINGTON BOY SEES SNAKE NEARLY 34 FEET IN LENGTH

Walter Larrimer, Formerly of This City, Now With the 2nd Field Artillery Band, U. S. Army, Located in Philippines, Writes Interesting Letter to His Aunt in This City.

A snake 33 feet and 8 inches in length, and one foot in thickness at the largest point in its body—such is the monster reptile killed by soldiers—companions of Walter Larrimer, formerly of this city, now encamped in the Philippine Islands.

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The young man enlisted with the 2nd Field Artillery band, at St. Louis, last spring, and on July 5th sailed from San Francisco, for the Philippine Islands, and after a month on the water, landed on Luzon, and is now located at Camp Stotsenburg,

about 60 miles from Manila.

The young man will be in the Philippines for about three years. He is a drummer in the above mentioned band.

Some of the information carried in the letter is: The soldiers use potatoes from China; a 320 mile hike was planned for the soldiers, including the band; all railroads are narrow gauge; goat's milk is the only milk available on the islands; the nearest town consists of three saloons, one restaurant, a dry goods store, and a few native huts.

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There are sixty stockholders back of the enterprise, and at a recent meeting the following officers were chosen: President, Dr. F. E. Wilson; vice-president, M. F. Hudson; secretary-treasurer, W. W. Williams; directors, F. E. Wilson, M. F. Hudson, W. W. Williams, Geo. E. Straley, Lonsdale Day, James A. Smith, Eugene S. Booco, T. A. James and G. H. Brock. The Howard lot on Main street, formerly used by the Baker shop for storage, is the lot upon which the new structure will be erected. A bunch of hustlers are back of the project, and it is their intention to thoroughly equip the garage, keep auto accessories of all kinds, and have expert mechanics in charge. The concern will also conduct an auto sales business.

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Cost little; pay much—Want ads

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Yours,  
J. W. DUFFEE & CO.,  
Both phones No. 77.  
The Old Reliable Cash Grocers

## FALL FERTILIZERS

THE ACORN, THE WHEAT SPECIAL  
AND OTHER  
WILLIAMS & CLARK'S BRANDS  
In Stock at C. F. Bonham's

FLORENCE S. USTICK, ACT.

## PROGRESSIVES WILL SPEAK IN FAYETTE

Tuesday morning of next week will witness the arrival in Fayette of all of the leading candidates on the Progressive ticket, including candidate for governor, Garfield, and for U. S. senator, Garford. A number of other candidates will accompany them, and during the day they will speak at all of the larger towns in the county.

The party will be met at Milledgeville by members of the Progressive Central Committee, at nine o'clock Tuesday morning, and after a speech there will go to Jeffersonville, Bloomingburg, Madison Mills, Waterloo, Good Hope, Martinsburg, Beuna Vista, and wind up the busy day with speeches at Memorial hall at 7:30 p. m.

The exact hour of the various meetings is to be announced later.

## STOLEN HORSE FROM JAMESTOWN

The crippled horse left on the Vance farm the night the Vance horse was stolen, is from Jamestown, according to information received by the police, and they are now endeavoring to ascertain who owned the animal at the time it was left on the Vance farm, and believe that they will do so within a short time.

The mare originally belonged to a colored man named Neil, but he sold the animal to another party. The police are now trying to find the man who purchased the mare, and expect to throw some light on the real thief.

### RALLY DAY.

The Sunday school of the First Baptist church will observe Rally Day on Sunday, October 4th. A special effort is being made to have a full attendance of both old and new scholars present on that day and thereafter. A special program is being prepared and everything points to a very successful rally.

### SUPPER AT JASPER.

The Ladies' Aid Society of Mt. Olive church, will give a supper at the hall in Jasper Thursday evening, October 1st. Supper served from 5 to 9. Everybody invited. R & D

Send us your Flat Work this week. Larrimer Laundry Co.

## TURKISH DIPLOMAT DISPLEASES WILSON AND IS RECALLED.

Washington, September 30.—With the announcement that A. Rustem Bey, Turkish ambassador to the United States, has been recalled members of the foreign diplomatic corps are looking for a general shakeup among those foreign representatives who have been indulging in newspaper criticisms and comments on the foreign policy of the United States. Within a short time, according to information current in diplomatic circles, the British government will announce the dismissal of Sir Lionel Carden, former minister to Mexico, whose criticisms of the President's Mexican policy have given offense to this government. In a letter to the President the Turkish ambassador announces within a fortnight he will leave Washington on a "leave of absence." There seems, however, to be no question the "leave of absence" will be a permanent one and that it was "granted" by the Ottoman government on the strength of plain intimations from Washington that the ambassador's usefulness has been impaired materially by his statement in the press. In it he sought to justify the extreme measures taken by his government against the Christians in Armenia by suggesting the United States perhaps would take similar measures if it discovered a conspiracy between the negroes in this country and the Japanese to bring about an overthrow of the American government.



A. RUSTEM BEY

## HEARING OF HARE DITCH POSTPONED

At a meeting of the county commissioners Wednesday morning, J. E. Hare county ditch came up for hearing, and after the hearing had progressed for sometime, it was continued over until next month.

## MARRIAGE LICENSES

Robert H. Allemang, 25, salesman of Leesburg, and Lucile Jefferson, 23, of Bloomingburg.

### KITCHEN GARDEN ASSOCIATION.

There will be a meeting of the Kitchen Garden Association in the basement of the Public Library Friday afternoon at 2:30. A full attendance is desired. 231 2t

SECRETARY.

## REED'S ATTACK

Washington, Sept. 30.—The Clayton anti-trust bill as the conference committee of the senate and house reported it back to the two houses, was the subject of another bitter attack by Senator Reed of Missouri, in the senate. The senator occupied four hours in arraigning the modified bill as "a betrayal of the Democratic party." He was chiefly aggrieved because of the omission from the bill of his amendment adopted by the senate, which provided for the selling of any corporation adjudged to be monopolistic under direction of the court at a receiver's sale. Mr. Reed insisted that there could be no successful dissolution of a trust except by sale of its property.

## B. F. KEITH'S

"Colonial Days", a splendid tabloid musical comedy by B. A. Rolfe, will be the headline attraction at B. F. Keith's theater, Columbus. Those who saw "The Porch Party," "Arcadia" and other of the Rolfe attractions, will have some idea of the style of act this musical connoisseur offers. "Colonial Days" is the most pretentious musical offering in vaudeville this season.

Bert Fitzgibbon, the pioneer "Nut" monologist, will offer a new line of

material. Mr. Fitzgibbon is king of his clan of fun-makers.

Williams, Copeland and Thompson will present "The Burglar's Union" in which Mr. Copeland, who is a protean artist, will appear in five different roles.

Ben Ryan and Henriette Lee, will appear in "You've Spoiled It" a singing and dancing offering. This team appeared, unheralded, in New York City, a few weeks ago, won fame in a night and found their names blazing in electric lights the next morning.

McCormick and Irving will appear in a singing skit, called "Nautallic Breezes".

Kremolona and Darras, equilibrist and flying trapeze artists will furnish the thrills.

Miss Julia Curtis, "The Girl With Many Voices" once a member of the team of Abbott and Curtis, will have a new act in which her wonderful voice will be given free range.

The Dainty English Trio, three beautiful English girls who were a big feature of "The Lady of The Slipper" in which they shared honors with Elsie Janis, will sing and dance.

Motion pictures will close the bill, which is given twice daily.

### SUNDAY PICTURES.

Sunday afternoon and night, from 1:30 in the afternoon until 10:30 at night, the best picture show in Columbus is to be found at Keith's. "Men and Women", a great Broadway feature, and several other first-time pictures will complete next Sunday bill. Sunday prices, 5c and 10c.

## Hartman Theater

### COLUMBUS, WEEK OF OCTOBER 5.

The first half of the week of October 5th, with daily matinees, the Hartman theater, Columbus, will offer a return engagement of the "Annette Kellerman" pictures which created such a sensation when shown at that theater during last June, at which time it ran for three weeks to crowded houses in spite of the intense heat. At the opening of the play Miss Kellerman is seen as a mermaid and thus given opportunity for the display of her ability as an expert swimmer; later she appears as a human being, having been transformed in order that she may avenge the death of her little sister at the hands of fishermen. It is a beautiful story, well told and splendidly acted and owing to unusually favorable atmospheric conditions in the Bermuda, where it was posed, the pictures are exceptionally clear.

Mrs. Fiske and her company of players, under the direction of Harrison Gray Fiske, will perform a new play, of a humorous character, entitled "Lady Betty Martingale" or "The Adventures of a Lively Hussy" at the Hartman theater, Columbus, on Thursday, October 8th, with a matinee Saturday, October 10th. The comedy is unlike Mrs. Fiske's recent offerings to the public, inasmuch as it is what is called in the theater a "costume play", and furthermore it is purely a high comedy, which boasts no wider nor deeper purpose than that of entertainment. Although Mrs. Fiske has devoted herself largely to dramatic works of a more serious intent, many of her greatest triumphs have been made in comedy. Indeed not a few of her most scholarly critics have declared upon numerous occasions that the distinguished actress exhibits the highest phase of her genius when performing in plays of the lighter vein. "Above all her other intellectual gifts," wrote Norman Hapgood, "is the gift of the true comic".

### THE HUMAN SKIN.

Its Evolution Forecasts the Coming of an Ultra White Race.

Professor Daniel Berthelot, eminent French specialist, declares that the skin of the human race has undergone great changes since our primitive ancestors. He finds notably that, while the whitest of modern skins reflect almost all the colors of the spectrum, the skins of the more primitive races absorb the colors of higher and finer vibrations and only reflect the stronger colors at the spectrum's lower end. For instance, the skins of the primitive negro races reflected practically no colors at all. The red skinned races reflected only the reds at the lower end of the spectrum and the so called yellow races only as far as the yellow in its center. The white skins of the races of today are able to reflect not only the blues, but also the violets at the top of the visible spectrum, although the strength and clearness of the reflection vary with each individual skin.

But no skin has been found so far capable of reflecting the ultra violet rays, which, although present in almost all light, vibrate at a rate too high to be visible to the human eye.

It is therefore believed that the past evolution of the human skin foretells the existence in the distant future of an ultra white race, which, in addition to its other capacities, will have a skin capable of reflecting the invisible ultra violet rays. —Indianapolis News.

# DON'T FORGET!

SOME PRICES FOR YOU:

Potatoes.....	20c peck
Onions.....	3c pound
Spanish Onions.....	5c pound
Cabbage.....	1 1/2c pound
Sweet Potatoes.....	2 1/2c pound
Apples, fancy.....	20c peck
Cream Cheese.....	20c pound
Navy Beans.....	6 1/4c pound
Turnips.....	2c pound
Bananas.....	10c-15c dozen
Grapes.....	20c large basket
Pears.....	3c pound. \$1.00 bushel
Celery.....	3 for 10c
Tokay Grapes.....	8c lb. 2 for 15c
Cranberries.....	2 quarts for 15c
Lemons.....	5 for 10c
Oranges, 126 size.....	35c dozen
Oranges, 176 size.....	25c dozen
Oranges, 250 size.....	18c dozen
Peaches.....	\$1.50 bushel
Car of Kraut Cabbage.....	\$1.25 cwt.

Telephone Your Orders. Bell 435. Citizens' 397

## Athens Fruit & Produce Co.

Corner Main and East Sts.

## ACT OF PRINCE

Paris, Sept. 30.—The Baroness de Baye writes: "The crown prince stayed for two days at the De Baye chateau, near Champaubert. He pilgred the chateau, smashed the windows and destroyed the results of the baron's twenty-eight years of archaeological work. We had the rarest pieces of furniture and pictures packed, but were forced to leave the cases, owing to the hasty retreat."

## RESPECT WISHES

Trenton, N. J., Sept. 30.—President Wilson's wish expressed through Secretary Tumulty, that he should not be endorsed for a second term by the Democrats of New Jersey at this time, was respected with apparent reluctance by the Democratic state convention. The president's administration, however, was endorsed.

No Scarceness.—Assistant Professor Charles T. Copeland had reproved his students for coming late to class. "This is a class in English composition," he remarked, and added with sarcasm, "I'm not conducting an afternoon tea."

At the next meeting of the class one of the girls was twenty minutes late. Professor Copeland waited until she had traversed the room and found her seat. Then he remarked bitingly, "How will you have your tea, Miss Brown?"

"Without the lemon, please," Miss Brown answered gently.—Lippincott's

A Dear Dog.—Fred Kelly was negotiating with a street dealer for an Airedale pup. "How much?" asked Kelly. "Three dollars." "Well, I'll be along this afternoon again, and I may buy him." "Better take him now. He'll probably be \$5 by then." "Why the raise?" "Oh," said the dealer, "probably I'll become attached to him by that time." —Saturday Evening Post

## Markets

### Close of Markets Today

By Associated Press.

#### LIVE STOCK MARKET.

Chicago, Sept. 30.—Hogs—Receipts 20,000; market dull; light yorkers 8.55@9.10; heavy yorkers \$7.75@8.85; pigs \$4.75@8.60. Cattle—Receipts 14,000; market weak; beefs \$6.75@11.05; Texas steers \$6.20@9; stockers and feeders \$5.80@8.20; cows and heifers \$3.50@9.10; calves \$7.50@11.25. Sheep and Lambs—Receipts 45,000 market weak; sheep, natives \$4.70@5.65; lambs, natives \$6@7.55.

Pittsburg, Sept. 30.—Hogs—Receipts 2500; market active; heavy yorkers \$9.50; light yorkers \$9.35; pigs \$9. Sheep and Lambs—Receipts 1000; market steady; top sheep \$6; top lambs \$8.25. Calves—Receipts 100; steady; top \$12.

#### GRAIN MARKET.

Chicago, Sept. 30.—Wheat—Sept. \$1.04; Dec. \$1.08; May \$1.15. Corn—Dec. 67¢; May 70¢. Oats—Dec. 48¢; May 50¢. Pork—Sept. \$17.20; Jan. \$19.83.

Lard—Oct. \$9.62; Jan. \$10.10.

### THE LOCAL MARKET.

Corrected Daily at Noon.

Wheat.....	98c
White corn.....	72c
Good feeding yellow corn.....	70c
Oats.....	45c
Hay No. 1, timothy.....	\$18.00
Hay No. 2, timothy.....	\$16.50
Hay, No. 1 clover.....	\$18.00
Hay No. 1, mixed.....	\$17.00
Straw, dry per ton.....	\$4.25
Straw, damp, per ton.....	\$4.00

### Prices Paid for Produce.

Chickens.....	12c
Chickens, over 2 lbs.....	14c
Hens.....	11c
Eggs, per dozen.....	26c
Butter.....	22c
New potatoes, selling price.....	\$1.00
Lard, per pound.....	11c

### Close of Markets Yesterday

(By American Press.)

50¢ 77 75; milch cows, \$50¢ 85; calves, \$12.

Hogs—Heavies, \$9 50; heavy Yorkers, \$9 50; light Yorkers, \$ 50; pigs, \$9 20.

Sheep and Lambs—Top sheep, \$6; top lambs, \$8 25.

Receipts—Cattle, light; hogs, 1,500; sheep and lambs, 1,000; calves, 200.

**CLEVELAND.**

Cattle—Choice fat steers, \$8 25¢ 8 75; butcher steers, \$7 50¢ 8; heifers, \$7 75¢ 80; cows, \$5 50¢ 6 25; milchers and springers, \$50¢ 75; calves, \$10 25¢ 12.

Hogs—Yorkers, and mediums, \$9 50; heavies and pigs, \$8 90; roughs, \$8; stags, \$7 25.

Cattle—Prime heavy steers, \$9.40@9.75; fat steers, \$8.50@9.25; fair steers, \$5.00@7.50; heifers, \$7.60@8.30; cows, \$4.80@7.25; bulls, \$7.50@7.75; milch cows, \$5.00@8.50; calves, \$12.
Hogs—Heavy, \$9.50; heavy Yorkers, \$9.50; light Yorkers, \$9.50; pigs, \$9.20. Sheep and Lambs—Top sheep, \$6; top lambs, \$8.25. Receipts—Cattle, light; hogs, 1,500; sheep and lambs, 1,000; calves, 200.

Cattle—Choice fat steers, \$8.25@8.75; butchers' steers, \$7.60@8.30; heifers, \$7.60@8.30; cows, \$5.50@6.25; milch cows and springers, \$5.00@7.50; calves, \$10.25@12.
Hogs—Yorkers, and mediums, \$9.50; heavies and pigs, \$8.90; roughs, \$8; stags, \$7.25. Receipts—Cattle, 100; hogs, 1,000; sheep and lambs, 100; calves, 100.

Cattle—Steers, \$5.25@8.75; cows, \$3.25@6.25; heifers, \$4.50@7.65; calves, \$5.50@11.75.
Hogs—Packers and butchers, \$9.25@15; common to choice, \$5.75@8.30. Sheep and Lambs—Sheep, \$2.75@5.10; lambs, \$5.50@7.75. Receipts—Cattle, 400; hogs, 2,000; sheep and lambs, 200.

Wool—Ohio and Pennsylvania fleeces: Delaine washed, 31¢@32¢; half blood combing, 27¢@28¢; three-eighths blood combing, 26 1/2¢@27¢; delaine unwashed, 26¢; fleeces unwashed, 26¢.
TOLEDO, Sept. 30.—Wheat, \$1.08 1/2; corn, 76 1/2¢; oats, 44 1/2¢; clover seed, \$9.20.

## For Sale!

Three days from this date, (Sept. 29, 1914,) at public auction at the Blackmore Arcade Livery Barn, the following described horse: Sorrel, weighs about eight hundred, about fifteen years old; two white hind feet; white stripes in face.

Horse was found on Jeffersonville pike, where it had strayed.

The sale will occur at two o'clock Thursday afternoon unless horse is claimed and cost of feeding paid.



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### B. F. KEITH'S

"Colonial Days", a splendid tabloid musical comedy by B. A. Rolfe, will be the headline attraction at B. F. Keith's theater, Columbus. Those who saw "The Porch Party," "Arcadia" and other of the Rolfe attractions, will have some idea of the style of act this musical connoisseur offers. "Colonial Days" is the most pretentious musical offering in vaudeville this season.

material. Mr. Fitzgibbon is king of his clan of fun-makers. Williams, Copeland and Thompson will present "The Burglar's Union" in which Mr. Copeland, who is a protean artist, will appear in five different roles. Ben Ryan and Henriette Lee, will appear in "You've Spoiled It" a singing and dancing offering. This team appeared, unheralded, in New York City, a few weeks ago, won fame in a night and found their names blazing in electric lights the next morning. McCormick and Irving will appear in a singing skit, called "Nautalio Breezes". Kremolona and Darras, equilibrist and flying trapeze artists will furnish the thrills. Miss Julia Curtis, "The Girl With Many Voices" once a member of the team of Abbott and Curtis, will have a new act in which her wonderful voice will be given free range. The Dainty English Trio, three beautiful English girls who were a big feature of "The Lady of The Slipper" in which they shared honors with Elsie Janis, will sing and dance. Motion pictures will close the bill, which is given twice daily.

### SUNDAY PICTURES.

Sunday afternoon and night, from 1:30 in the afternoon until 10:30 at night, the best picture show in Columbus is to be found at Keith's. "Men and Women", a great Broadway feature, and several other first-time pictures will complete next Sunday bill. Sunday prices, 5c and 10c.

# Hartman Theater

### COLUMBUS, WEEK OF OCTOBER 5.

The first half of the week of October 5th, with daily matinees, the Hartman theater, Columbus, will offer a return engagement of the "Annette Kellerman" pictures which created such a sensation when shown at that theater during last June, at which time it ran for three weeks to crowded houses in spite of the intense heat. At the opening of the play Miss Kellerman is seen as a mermaid and thus given opportunity for the display of her ability as an expert swimmer; later she appears as a human being, having been transformed in order that she may avenge the death of her little sister at the hands of fishermen. It is a beautiful story, well told and splendidly acted and owing to unusually favorable atmospheric conditions in the Bermuda, where it was posed, the pictures are exceptionally clear.

Mrs. Fiske and her company of players, under the direction of Harrison Gray Fiske, will perform a new play, of a humorous character, entitled "Lady Betty Martingale" or "The Adventures of a Lively Hussy" at the Hartman theater, Columbus, on Thursday, October 8th, with a matinee Saturday, October 10th. The comedy is unlike Mrs. Fiske's recent offerings to the public, inasmuch as it is what is called in the theater a "costume play", and furthermore it is purely a high comedy, which boasts no wider nor deeper purpose than that of entertainment. Although Mrs. Fiske has devoted herself largely to dramatic works of a more serious intent, many of her greatest triumphs have been made in comedy. Indeed not a few of her most scholarly critics have declared upon numerous occasions that the distinguished actress exhibits the highest phase of her genius when performing in plays of the lighter vein. "Above all her other intellectual gifts", wrote Norman Hapgood, "is the gift of the true comic".

# THE HUMAN SKIN.

### Its Evolution Forecasts the Coming of an Ultra White Race.

Professor Daniel Berthelot, eminent French specialist, declares that the skin of the human race has undergone great changes since our primitive ancestors. He finds notably that, while the whitest of modern skins reflect almost all the colors of the spectrum, the skins of the more primitive races absorb the colors of higher and finer vibrations and only reflect the stronger colors at the spectrum's lower end. For instance, the skins of the primitive negro races reflected practically no colors at all. The red skinned races reflected only the reds at the lower end of the spectrum and the so called yellow races only as far as the yellow in its center. The white skins of the races of today are able to reflect not only the blues, but also the violets at the top of the visible spectrum, although the strength and clearness of the reflection vary with each individual skin. But no skin has been found so far capable of reflecting the ultra violet rays, which, although present in almost all light, vibrate at a rate too high to be visible to the human eye. It is therefore believed that the past evolution of the human skin foreshadows the existence in the distant future of an ultra white race, which, in addition to its other capacities, will have a skin capable of reflecting the invisible ultra violet rays.—Indianapolis News.

# DON'T FORGET!

SOME PRICES FOR YOU:	
Potatoes.....	20c peck
Onions.....	3c pound
Spanish Onions.....	5c pound
Cabbage.....	1 1/2c pound
Sweet Potatoes.....	2 1/2c pound
Apples, fancy.....	20c peck
Cream Cheese.....	20c pound
Navy Beans.....	6 1/4c pound
Turnips.....	2c pound
Bananas.....	10c-15c dozen
Grapes.....	20c large basket
Pears.....	3c pound. \$1.00 bushel
Celery.....	3 for 10c
Tokay Grapes.....	8c lb. 2 for 15c
Cranberries.....	2 quarts for 15c
Lemons.....	5 for 10c
Oranges, 126 size.....	35c dozen
Oranges, 176 size.....	25c dozen
Oranges, 250 size.....	18c dozen
Peaches.....	\$1.50 bushel
Car of Kraut Cabbage.....	\$1.25 cwt.

Telephone Your Orders. Bell 435. Citizens' 397  
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# ACT OF PRINCE

Paris, Sept. 30.—The Baroness de Baye writes: "The crown prince stayed for two days at the De Baye chateau, near Champaubert. He pillaged the chateau, smashed the windows and destroyed the results of the baron's twenty-eight years of archaeological work. We had the rarest pieces of furniture and pictures packed, but were forced to leave the cases, owing to the hasty retreat."

# RESPECT WISHES

Trenton, N. J., Sept. 30.—President Wilson's wish expressed through Secretary Tumulty, that he should not be indorsed for a second term by the Democrats of New Jersey at this time, was respected with apparent reluctance by the Democratic state convention. The president's administration, however, was indorsed.

### No Sourness.

Assistant Professor Charles T. Copeland had reproved his students for coming late to class. "This is a class in English composition," he remarked, and added with sarcasm, "I'm not conducting an afternoon tea."

At the next meeting of the class one of the girls was twenty minutes late. Professor Copeland waited until she had traversed the room and found her seat. Then he remarked bitingly, "How will you have your tea, Miss Brown?"

### A Dear Dog.

Fred Kelly was negotiating with a street dealer for an Airedale pup. "How much?" asked Kelly. "Three dollars." "Well, I'll be along this afternoon again, and I may buy him." "Better take him now. He'll probably be \$5 by then." "Why the raise?" "Oh," said the dealer, "probably I'll become attached to him by that time."—Saturday Evening Post.

# Markets

### Close of Markets Yesterday

(By Associated Press.)

**CINCINNATI, Sept. 30.**—Cattle—Prime heavy steers, \$9.40; fat steers, \$8.50; fair steers, \$8.25; cows and heifers, \$7.50; calves, \$7.50; hogs, \$11.25; mixed, \$10.25; heavy, \$9.25; rough, \$8.50; pigs, \$4.75; sheep, \$4.75; yearlings, \$5.00; lambs, \$6.25; receipts—Cattle, 6,000; hogs, 11,000; sheep and lambs, 35,000.

**PITTSBURGH, Sept. 30.**—Cattle—Prime heavy steers, \$9.40; fat steers, \$8.50; fair steers, \$8.25; cows and heifers, \$7.50; calves, \$7.50; hogs, \$11.25; mixed, \$10.25; heavy, \$9.25; rough, \$8.50; pigs, \$4.75; sheep, \$4.75; yearlings, \$5.00; lambs, \$6.25; receipts—Cattle, 6,000; hogs, 11,000; sheep and lambs, 35,000.

**EAST BUFFALO, Sept. 30.**—Hogs—Heavy, \$9.25; mixed, \$9.00; Yorkers, \$8.25; fair, \$7.50; rough, \$7.25; pigs, \$4.75; sheep, \$4.75; yearlings, \$5.00; lambs, \$6.25; receipts—Cattle, 6,000; hogs, 11,000; sheep and lambs, 35,000.

**CLEVELAND, Sept. 30.**—Cattle—Choice fat steers, \$8.75; butcher steers, \$7.50; heifers, \$7.25; cows, \$6.50; calves, \$6.25; hogs, \$11.25; mixed, \$10.25; heavy, \$9.25; rough, \$8.50; pigs, \$4.75; sheep, \$4.75; yearlings, \$5.00; lambs, \$6.25; receipts—Cattle, 6,000; hogs, 11,000; sheep and lambs, 35,000.

**BOSTON, Sept. 30.**—Wool—Ohio and Pennsylvania, \$1.00; Delaine washed, 31¢; half blood combing, 27¢; three-eighths blood combing, 25¢; Delaine unwashed, 26¢; unwashed, 25¢.

**TOLEDO, Sept. 30.**—Wheat, \$1.08; corn, 76¢; oats, 41¢; clover seed, \$9.20.

### For Sale!

Three days from this date, (Sept. 29, 1914,) at public auction at the Blackmore Arcade Livery Barn, the following described horse: Sorrel, weighs about eight hundred, about fifteen years old; two white hind feet; white stripe in face. Horse was found on Jeffersonville pike, where it had strayed. The sale will occur at two o'clock Thursday afternoon unless horse is claimed and cost of feeding paid.